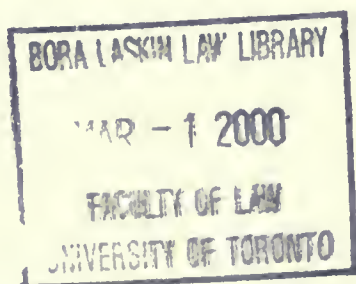


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1999—07—03

ONTARIO REGULATION 357/99 made under the PLANNING ACT

Made: June 10, 1999
Filed: June 15, 1999

Revoking O. Reg. 423/78
(Restricted Areas—District of Cochrane, Geographic
Townships of O'Brien, Owens and Teetzel)

1. Ontario Regulation 423/78, as amended, is revoked.

BARBARA KONYI
Manager

*Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on June 10, 1999.

27/99

ONTARIO REGULATION 358/99 made under the FAIRNESS IS A TWO-WAY STREET ACT (CONSTRUCTION LABOUR MOBILITY), 1999

Made: June 15, 1999
Filed: June 15, 1999

EXEMPTION—SNC-LAVALIN ENGINEERS & CONSTRUCTORS INC.

1. SNC-Lavalin Engineers & Constructors Inc. is exempt from the
Act.

JAMES M. FLAHERTY
Minister of Labour

Dated on June 15, 1999.

27/99

ONTARIO REGULATION 359/99 made under the FARM PRODUCTS PAYMENTS ACT

Made: August 26, 1998
Filed: June 16, 1999

DISSOLUTION OF THE FUND FOR MILK AND CREAM PRODUCERS

1. In this Regulation,

"Board" means The Ontario Farm Products Marketing Commission;

"Fund" means The Fund for Milk and Cream Producers.

2. (1) The Fund is hereby dissolved.

(2) The Board shall use the balance of the money remaining in the Fund to,

(a) pay the sum of \$8,156 to the Ontario Goat Milk Producers' Association on condition that the Association use the money to promote the sale and consumption of goat's milk and goat's milk products;

(b) pay its own expenses in dissolving the Fund; and

(c) transfer the remaining balance of the money to the Dairy Farmers of Ontario on condition that the Dairy Farmers of Ontario use it in accordance with an agreement that the Minister of Agriculture, Food and Rural Affairs, the Dairy Farmers of Ontario and the Ontario Dairy Council shall conclude for the purpose of this clause.

3. The Board shall submit to the Minister a complete statement showing,

(a) the disposition of the balance remaining in the Fund upon its dissolution; and

(b) the amounts to which the Board is entitled under the Act upon the dissolution of the Fund.

4. All rights of the Board to recover money to which it is entitled under Regulation 446 of the Revised Regulations of Ontario, 1990 are assigned to the Dairy Farmers of Ontario.

27/99

ONTARIO REGULATION 360/99 made under the HIGHWAY TRAFFIC ACT

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 1998, Regulation 604 has been amended by Ontario Regulation 55/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Paragraphs 18, 20 and 24 of Schedule 6 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 are revoked.

2. Paragraphs 1, 4, 5 and 6 of Schedule 14 of Appendix A to the Regulation are revoked.

3. Paragraph 2 of Schedule 28 of Appendix A to the Regulation is revoked.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 361/99**made under the
HIGHWAY TRAFFIC ACT**

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 598 of R.R.O. 1990
(Gross Weight on Bridges)

Note: Regulation 598 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. No person shall move a vehicle or combination of vehicles on, over or upon a bridge described in Column 1 of Schedule 1 or 6 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 2.

2. Schedule 2 to the Regulation is revoked.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 362/99**made under the
HIGHWAY TRAFFIC ACT**

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99 and 255/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraphs 1, 2 and 3 of Part 3 of Schedule 4 of Regulation 619 of the Revised Regulations of Ontario, 1990 are revoked.

(2) Paragraph 1 of Part 5 of Schedule 4 to the Regulation is revoked and the following substituted:

Regional Municipality of Hamilton-Wentworth
Town of Flamborough

1. That part of the King's Highway known as No. 5 in the Town of Flamborough in the Regional Municipality of Hamilton-Wentworth lying between a point situate 585 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 6 and a point situate 80 metres measured easterly from its intersection with the easterly limit of the King's Highway known as No. 6.

(3) Paragraphs 2, 4 and 7 of Part 5 of Schedule 4 to the Regulation are revoked.

(4) Paragraph 2 of Part 6 of Schedule 4 to the Regulation is revoked.

2. Paragraph 1 of Part 4 of Schedule 10 to the Regulation is revoked.

3. Paragraphs 1 and 3 of Part 5 of Schedule 10 to the Regulation are revoked.

4. (1) Paragraph 10 of Part 3 of Schedule 11 to the Regulation is revoked and the following substituted:

Regional Municipality of York—Town of Newmarket
Simcoe—Twp. of Tecumseth

10. That part of the King's Highway known as No. 9 lying between a point situate 900 metres measured westerly from its intersection with the westerly limit of the roadway known as Yonge Street in the Town of Newmarket in the Regional Municipality of York and a point situate 325 metres measured easterly from its intersection with the easterly limit of the King's Highway known as No. 27 in the Township of Tecumseth in the County of Simcoe.

(2) Paragraph 6 of Part 5 of Schedule 11 to the Regulation is revoked and the following substituted:

Regional Municipality of York—Town of Newmarket

6. That part of the King's Highway known as No. 9 in the Town of Newmarket in the Regional Municipality of York beginning at the point situate at its intersection with the westerly limit of the roadway known as Yonge Street and extending westerly for a distance of 900 metres.

5. (1) Paragraphs 1, 6, 12 and 13 of Part 3 of Schedule 13 to the Regulation are revoked.

(2) Paragraph 17 of Part 4 of Schedule 13 to the Regulation is revoked.

(3) Paragraphs 1, 2, 12, 13 and 21 of Part 5 of Schedule 13 to the Regulation are revoked.

(4) Paragraphs 1 and 5 of Part 6 of Schedule 13 to the Regulation are revoked.

(5) Paragraph 6 of Part 6 of Schedule 13 to the Regulation is revoked and the following substituted:

Simcoe—Town of Bradford West Gwillimbury

6. That part of the King's Highway known as No. 11 in the Town of Bradford West Gwillimbury in the County of Simcoe beginning at a point situate 41 metres measured southerly from its intersection with the northerly limit of the bridge structure over the Shomberg River and extending northerly for a distance of 441 metres.

6. Paragraph 2 of Part 3 of Schedule 31 to the Regulation is revoked.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 363/99
made under the
HIGHWAY TRAFFIC ACT

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99 and 362/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 1 of Part 3 of Schedule 98 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Cochrane—City of Timmins

1. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate 250 metres measured easterly from its intersection with the centre line of the roadway known as Pamour Mine Entrance and a point situate 70 metres measured easterly from its intersection with the centre line of the roadway known as King Street.

(2) Paragraph 1 of Part 6 of Schedule 98 to the Regulation is revoked and the following substituted:

District of Cochrane—City of Timmins

1. That part of the King's Highway known as No. 101 in the City of Timmins in the Territorial District of Cochrane lying between a point situate 70 metres measured easterly from its intersection with the centre line of the roadway known as King Street and a point situate at its intersection with the westerly limit of the bridge over the watercourse between Shallow Lake and Porcupine Lake.

2. Paragraph 1 of Part 3 of Schedule 251 to the Regulation is revoked and the following substituted:

Regional Municipality of Niagara—City of Welland

1. That part of the King's Highway known as No. 7326 (Woodlawn Road Extension) in the City of Welland in the Regional Municipality of Niagara lying between a point situate 360 metres measured easterly from its intersection with the easterly limit of the roadway known as Seaway Mall Drive and a point situate 230 metres measured easterly from its intersection with the centre line of the King's Highway known as No. 406.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 364/99
made under the
HIGHWAY TRAFFIC ACT

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99 and 363/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 26 of Part 3 of Schedule 2 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Elgin—Municipality of Central Elgin

26. That part of the King's Highway known as No. 3 in the Municipality of Central Elgin in the County of Elgin lying between a point situate 500 metres measured westerly from its intersection with the centre line of the roadway known as Elgin County Road 35 and a point situate 810 metres measured easterly from its intersection with the centre line of the roadway known as Centennial Avenue.

(2) Paragraph 1 of Part 4 of Schedule 2 to the Regulation is revoked and the following substituted:

Elgin—City of Municipality of Central Elgin

1. That part of the King's Highway known as No. 3 in the Municipality of Central Elgin in the County of Elgin beginning at a point situate 26 metres measured westerly from its intersection with the centre line of the roadway known as Centennial Avenue and extending easterly for a distance of 810 metres.

2. (1) Paragraph 1 of Part 4 of Schedule 27 to the Regulation is revoked and the following substituted:

Huron—Twp. of Stephen

1. That part of the King's Highway known as No. 21 in the Township of Stephen in the County of Huron beginning at a point situate 1787 metres measured northerly from its intersection with the centre line of the roadway known as Oak Street and extending northerly for a distance of 434 metres.

(2) Paragraph 1 of Part 6 of Schedule 27 to the Regulation is revoked and the following substituted:

Huron—Twp. of Stephen

1. That part of the King's Highway known as No. 21 in the Township of Stephen in the County of Huron beginning at a point situate 1037 metres measured northerly from its intersection with the centre line of the roadway known as Oak Street and extending northerly for a distance of 750 metres.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 365/99
made under the
LOCAL ROADS BOARDS ACT

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since the end of 1998, Regulation 735 has been amended by Ontario Regulations 116/99 and 117/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 95 of Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 95

STORM BAY LOCAL ROADS AREA

All that portion of the Township of Kirkup in the Territorial District of Kenora shown on Ministry of Transportation Plan N-498-A6, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on March 30, 1999.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 366/99
made under the
LOCAL ROADS BOARDS ACT

Made: June 9, 1999
Filed: June 16, 1999

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas—Northwestern Region)

Note: Since the end of 1998, Regulation 735 has been amended by Ontario Regulations 116/99, 117/99 and 365/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 80 of Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Schedule 80

HORSESHOE BAY LOCAL ROADS AREA

All that portion of the Township of Ley in the Territorial District of Algoma shown on Ministry of Transportation Plan N-1459-5, filed with the Record Services Unit of the Ministry of Transportation at Thunder Bay on April 22, 1999.

TONY P. CLEMENT
Minister of Transportation

Dated on June 9, 1999.

27/99

ONTARIO REGULATION 367/99
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: June 16, 1999
Filed: June 17, 1999

DESIGNATION—CANADIAN WASTE SERVICES INC.

1. In this Regulation,

“Canadian Waste Services Inc.” includes any person related to Canadian Waste Services Inc. by ownership and any person who is a party to a contract with Canadian Waste Services Inc. respecting any undertaking described in section 2 or 3;

“Richmond Landfill Site” means all land owned from time to time by Canadian Waste Services Inc. that is located on Parts of Lots 1, 2, 3, 4, 5 and 6, Concession IV, Town of Greater Napanee (formerly the township of Richmond), County of Lennox and Addington, Land Registry Division of Lennox (No. 29);

“Warwick Landfill Site” means all land owned from time to time by Canadian Waste Services Inc. that is located on Parts of Lot 19 and Lot 20, Concession III and Lot 20 and Lot 21, Concession IV, south of Egremont Road in the Township of Warwick in the County of Lambton.

2. Any enterprise or activity by Canadian Waste Services Inc. of increasing the area on which waste may be deposited at the Richmond Landfill Site or expanding the volume of waste that may be deposited at the Richmond Landfill Site beyond the volume of waste approved by Provisional Certificate of Approval No. A-371203 is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which this Act applies.

3. Any enterprise or activity by Canadian Waste Services Inc. of increasing the area on which waste may be deposited at the Warwick Landfill Site or expanding the volume of waste that may be deposited at the Warwick Landfill Site beyond the volume of waste approved by Provisional Certificate of Approval No. A-032203 is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which this Act applies.

4. Ontario Regulation 457/91 is revoked.

27/99

ONTARIO REGULATION 368/99
made under the
HEALTH INSURANCE ACT

Made: June 16, 1999
Filed: June 17, 1999

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 552 has been amended by Ontario Regulations 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99 and 334/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Item 19 of Table 2 to Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by striking out “On or after July 1, 1998” in Column 1 and substituting “On or after July 1, 1998 but before August 1, 1999”.

(2) Table 2 to the Regulation is amended by adding the following Item:

20.	On or after August 1, 1999	Person with no dependants—maximum estimated income \$1,389.95	Estimated income less \$112.00	Estimated income less \$112.00, divided by 30.4
		Person with one dependant—maximum aggregate estimated incomes \$6,741.00	Aggregate estimated incomes less \$2,948.00, divided by 3	Aggregate estimated incomes less \$2,948.00, divided by 91.2
		Person with two dependants—maximum aggregate estimated incomes \$7,164.00	Aggregate estimated incomes less \$3,371.00, divided by 3	Aggregate estimated incomes less \$3,371.00, divided by 91.2
		Person with three dependants—maximum aggregate estimated incomes \$7,548.00	Aggregate estimated incomes less \$3,755.00, divided by 3	Aggregate estimated incomes less \$3,755.00, divided by 91.2
		Person with four or more dependants—maximum aggregate estimated incomes \$7,891.00	Aggregate estimated incomes less \$4,098.00, divided by 3	Aggregate estimated incomes less \$4,098.00, divided by 91.2
		Person not referred to elsewhere in this item	\$1,277.95	\$42.01

2. This Regulation comes into force on August 1, 1999.

27/99

ONTARIO REGULATION 369/99
made under the
ONTARIO ENERGY BOARD ACT, 1998

Made: June 16, 1999
Filed: June 17, 1999

Amending Reg. 869 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 869 has been amended by Ontario Regulations 99/99 and 314/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The Schedule to Regulation 869 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

LADYSMITH POOL

8. ALL AND SINGULAR that certain parcel or tract of land and premises, situate, lying and being in the Geographic Township of Moore, County of Lambton and in the Province of Ontario and being more particularly described as follows:

FIRSTLY: Being composed of the South half of Lots 19, 20 & 21, Concession 5, in the said Township of Moore;

SECONDLY: Being composed of all of Lots 19, 20 & 21, Concession 4, in the said Township of Moore;

THIRDLY: Being composed of all the Road Allowance, known as Tecumseh Road, lying between Lots 18 & 19, Concession 4, in the said Township of Moore;

FOURTHLY: Being composed of all of the Road Allowance between Concessions 4 & 5 lying between the extension Southerly of the West limit of Lot 21, Concession 5 and the extension Southerly of the West limit of Lot 18, Concession 5, in the said Township of Moore;

FIFTHLY: Being all of the Road Allowance know as "Highway #80", and shown on P&P #941, through Lots 19 to 21, Concession 4, and through Lots 19 & 20, Concession 5, and through the Road Allowance between Concession 4 & 5, lying between the West limit of Lot 21, Concession 4 and its extension Northerly and the West limit of Lot 18 Concession 4 and its extension Northerly, and through the Road Allowance between Lots 18 & 19, Concession 4, in the said Township of Moore;

All of the aforesaid lands are more particularly described as follows:

COMMENCING at the Southwest angle of Lot 21, Concession 4 of the said Township of Moore;

THENCE Northerly along the West limit of said Lot 21 and its extension Northerly a distance of 6,666' more or less to the point of intersection of the West limit of Lot 21, Concession 5 and the line between the North and South half of Lot 21, Concession 5 of the said Township of Moore;

THENCE Easterly along the line between the North and South half of Lots 21, 20 & 19, Concession 5, 5,940' more or less to its intersection with the East limit of Lot 19, Concession 5 of the said Township of Moore;

THENCE Southerly along the East Limit of Lot 19, Concession 5, 2,200' more or less to the Southeast angle of said Lot 19, Concession 5 of the said Township of Moore;

THENCE Easterly along the North limit of the Road Allowance between Concessions 4 & 5 of the said Township of Moore 66' more or less to the Southwest angle of Lot 18, Concession 5 of the said Township of Moore;

THENCE Southerly along the extension Southerly of the West limit of the said Lot 18, Concession 5, and the West limit of lot 18, Concession 4, 4,466' more or less to the Southwest angle of Lot 18, Concession 4 of the said Township of Moore;

THENCE Westerly along the line between Concessions 3 & 4 of the said Township of Moore 6,006' more or less to the point of commencement.

27/99

ONTARIO REGULATION 370/99
made under the
JUSTICES OF THE PEACE ACT

Made: June 16, 1999

Filed: June 17, 1999

Amending O. Reg. 247/94

(Salaries and Benefits of Justices of the Peace—Regions
Designated under Section 22 of the Act)

Note: Ontario Regulation 247/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 2 (1), (2) and (3) of Ontario Regulation 247/94 are revoked and the following substituted:

(1) The following is the annual salary of a full-time justice of the peace who is designated as the regional senior justice of the peace for a region:

1. For the fiscal year of the Province that begins on April 1, 1996, \$61,607.
2. For the fiscal year that begins on April 1, 1997, \$63,332.
3. For subsequent fiscal years, \$64,409.

(2) The following is the annual salary of a full-time justice of the peace who is designated as a presiding justice of the peace:

1. For the fiscal year of the Province that begins on April 1, 1996, \$59,190.
2. For the fiscal year that begins on April 1, 1997, \$60,848.
3. For subsequent fiscal years, \$61,882.

(3) The following is the annual salary of a full-time justice of the peace who is designated as a non-presiding justice of the peace:

1. For the fiscal year of the Province that begins on April 1, 1996, \$38,405.
2. For the fiscal year that begins on April 1, 1997, \$39,480.
3. For subsequent fiscal years, \$40,151.

2. Subsections 3 (1), (2) and (3) of the Regulation are revoked and the following substituted:

(1) The annual salary of a part-time justice of the peace who is designated as a presiding justice of the peace is calculated by multiplying the full-time salary set out in subsection 2 (2) by the percentage that the number of hours per week assigned to the justice of

the peace is of the number of hours per week normally assigned to a full-time justice of the peace who is designated as a presiding justice of the peace.

(2) The annual salary of a part-time justice of the peace who is designated as a non-presiding justice of the peace is calculated by multiplying the full-time salary set out in subsection 2 (3) by the percentage that the number of hours per week assigned to the justice of the peace is of the number of hours per week normally assigned to a full-time justice of the peace who is designated as a non-presiding justice of the peace.

(3) Despite subsection (2), the following is the minimum annual salary of a part-time justice of the peace who is designated as a non-presiding justice of the peace:

1. For the fiscal year of the Province that begins on April 1, 1996, \$2,034.
2. For the fiscal year that begins on April 1, 1997, \$2,091.
3. For subsequent fiscal years, \$2,127.

3. Subsections 5 (2) and (3) of the Regulation are revoked and the following substituted:

(2) The additional salary for a special assignment (other than a special assignment described in subsection (3)) is calculated on an annual basis by multiplying the full-time salary set out in subsection 2 (2) by the percentage that the number of hours per week worked by the justice of the peace on the special assignment is of the number of hours per week normally assigned to a full-time justice of the peace who is designated as a presiding justice of the peace, prorated over the number of weeks worked on the special assignment.

(3) The additional salary for a special assignment to duties that may be assigned to a non-presiding justice of the peace is calculated on an annual basis by multiplying the full-time salary set out in subsection 2 (3) by the percentage that the number of hours per week worked by the justice of the peace on the special assignment is of the number of hours per week normally assigned to a full-time justice of the peace who is designated as a non-presiding justice of the peace, prorated over the number of weeks worked on the special assignment.

27/99

ONTARIO REGULATION 371/99
made under the
CHARITABLE INSTITUTIONS ACT

Made: June 16, 1999

Filed: June 17, 1999

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 69 has been amended by Ontario Regulation 149/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 28.5 (2) and (2.1) of Regulation 69 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) For the six-month period ending June 30, 1998 and for each subsequent six-month period, the semi-annual report shall be made on and in accordance with the form published by the Ministry of Health titled "Long-Term Care Facility Semi-Annual Report" and dated December 31, 1998.

2. (1) Paragraph 2 of subsection 43 (3) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$862.01.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$870.95.

(2) Paragraph 2 of subsection 43 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$28.34.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$28.63.

3. Paragraph 1 of subsection 43.1 (1) of the Regulation is revoked and the following substituted:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$870.95 under section 43.

4. (1) Item 6 of Table 4 of the Regulation is amended by adding "to and including July 31, 1999" after "July 1, 1998" in Column 1.

(2) Table 4 of the Regulation is amended by adding the following item:

7.	From and including August 1, 1999	28.63	1,277.95	42.01	1,521.28	50.01	1,825.45	60.01
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5. Section 1 of this Regulation shall be deemed to have come into force on June 30, 1998.

27/99

ONTARIO REGULATION 372/99

made under the
HOMES FOR THE AGED AND REST HOMES ACT

Made: June 16, 1999
Filed: June 17, 1999

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 637 has been amended by Ontario Regulation 146/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 38 (2) and (2.1) of Regulation 637 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) For the six-month period ending June 30, 1998 and for each subsequent six-month period, the semi-annual report shall be made on and in accordance with the form published by the Ministry of Health

titled "Long-Term Care Facility Semi-Annual Report" and dated December 31, 1998.

2. (1) Paragraph 2 of subsection 39.3 (3) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$862.01.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$870.95.

(2) Paragraph 2 of subsection 39.3 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$28.34.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$28.63.

3. Paragraph 1 of subsection 39.3.1 (1) of the Regulation is revoked and the following substituted:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$870.95 under section 39.3.

4. (1) Item 6 of Table 3 of the Regulation is amended by adding "to and including July 31, 1999" after "July 1, 1998" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

7.	From and including August 1, 1999	28.63	1,277.95	42.01	1,521.28	50.01	1,825.45	60.01
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5. Section 1 of this Regulation shall be deemed to have come into force on June 30, 1998.

27/99

ONTARIO REGULATION 373/99

made under the
NURSING HOMES ACT

Made: June 16, 1999
Filed: June 17, 1999

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 832 has been amended by Ontario Regulation 147/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 112 (2) and (2.1) to Regulation 832 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(2) For the six-month period ending June 30, 1998 and for each subsequent six-month period, the semi-annual report shall be made on and

in accordance with the form published by the Ministry of Health titled "Long-Term Care Facility Semi-Annual Report" and dated December 31, 1998.

2. (1) Paragraph 2 of subsection 116 (3) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$862.01.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$870.95.

(2) Paragraph 2 of subsection 116 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 1998 but before August 1, 1999, \$28.34.
- ii. In the case of an application for a reduction made on or after August 1, 1999, \$28.63.

3. Paragraph 1 of subsection 116.1 (1) of the Regulation is revoked and the following substituted:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$870.95 under section 116.

4. (1) Item 6 of Table 3 of the Regulation is amended by adding "to and including July 31, 1999" after "July 1, 1998" in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

7. From and including August 1, 1999	28.63	1,277.95	42.01	1,521.28	50.01	1,825.45	60.01
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5. Section 1 of this Regulation shall be deemed to have come into force on June 30, 1998.

27/99

ONTARIO REGULATION 374/99
made under the
ONTARIO DRUG BENEFIT ACT

Made: June 16, 1999
Filed: June 18, 1999

Amending O. Reg. 201/96
(General)

Note: Since the end of 1998, Ontario Regulation 201/96 has been amended by Ontario Regulations 72/99, 74/99, 312/99 and 332/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 3 (0.1) of Ontario Regulation 201/96 is revoked and the following substituted:

(0.1) In this section and in sections 4, 4.1 and 4.2,

"fiscal period" means the 12-month period that begins on August 1 of every year and ends on the following July 31;

"quarter" means, in relation to a fiscal period, a three-month period that begins on August 1, November 1, February 1 or May 1.

(2) Paragraphs 2 and 3 of subsection 3 (1) of the Regulation are revoked and the following substituted:

2. A person must be a member of a family unit whose members have collectively spent, in any quarter of a fiscal period, the amount determined in sections 4, 4.1 and 4.2, or more, on allowable expenses.
3. An application to become eligible must be made to the Minister on behalf of the person's family unit and the Minister must be satisfied that the members of the family unit have collectively spent the amount determined in accordance with sections 4, 4.1 and 4.2, or more, on allowable expenses in any quarter in a fiscal period.

(3) Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) A person becomes a member of the class of eligible persons referred to in subsection (1) after the beginning of each quarter of a fiscal period only once the members of his or her family unit have spent the amount determined under sections 4, 4.1 and 4.2 on allowable expenses and the person ceases to be a member of the class at the end of the quarter.

2. Subsection 4 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

4. (1) Subject to sections 4.1 and 4.2, the amount referred to in paragraphs 2 and 3 of subsection 3 (1) is equal to a quarter of,

.

3. The Regulation is amended by adding the following sections:

4.1 (1) The amount referred to in paragraphs 2 and 3 of subsection 3 (1) as determined under subsection 4 (1) shall be increased in accordance with subsection (2) if,

- (a) the amount is being determined with respect to the second, third or fourth quarter of a fiscal period; and
- (b) in the quarter immediately preceding the quarter in respect of which the application for eligibility is made, the members of the person's family unit spent less on allowable expenses than the amount determined under subsection 4 (1).

(2) The amount of the increase under subsection (1) shall be determined in accordance with the following formula:

$$A = B - C$$

where,

A is the amount of the increase,

B is the amount determined under subsection 4 (1) that the members of the person's family unit are required to have collectively spent on allowable expenses in order to be part of the eligible class of persons referred to in subsection 3 (1), and

C is the amount that the members of the person's family unit actually spent on allowable expenses in the previous quarter of the fiscal period.

4.2 (1) If the first application made in any given fiscal period for a person to become part of the eligible class of persons referred to in subsection 3 (1) requests that eligibility begin after the beginning of the period, the amount referred to in paragraphs 2 and 3 of subsection 3 (1) that must be spent on allowable expenses in each remaining quarter of the fiscal period shall be determined in accordance with subsection (2).

(2) The amount referred to in paragraphs 2 and 3 of subsection 3 (1) shall be determined in accordance with the following formula:

$$A = B \times \frac{C}{D}$$

where,

A is the amount that the members of a person's family unit must have collectively spent on allowable expenses where subsection (1) applies,

B is the amount determined under subsection 4 (1),

C is the number of days from the day eligibility begins to the end of the fiscal period, and

D is the total number of days in the fiscal period.

27/99

ONTARIO REGULATION 375/99
made under the
PLANNING ACT

Made: June 11, 1999
Filed: June 18, 1999

Amending O. Reg. 104/72
(Restricted Areas—Regional Municipality of York—
Town of Markham)

Note: Since the end of 1998, Ontario Regulation 104/72 has been amended by Ontario Regulations 62/99 and 198/99. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1998.

1. Ontario Regulation 104/72 is amended by adding the following section:

78. (1) Despite section 4, one single dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2) if the following requirements are met:

Minimum front yard	7.6 metres
Minimum side yard	3.0 metres
Minimum rear yard	13.7 metres
Minimum building height	10.6 metres

(2) Subsection (1) applies to the land in the Town of Markham in the Regional Municipality of York being part of Lot 29, Concession VII more particularly described as follows:

COMMENCING at an iron bar planted in the easterly limit of said Lot 29 distant 688.10 feet measured southerly therealong from the northeast angle of said Lot 29;

THENCE northerly along the easterly limit of said Lot 29 on a course of North 9 degrees 58 minutes 30 seconds West a distance of 151.37 feet to a point;

THENCE South 73 degrees 22 minutes West a distance of 148.43 feet to a point in the easterly limit of Provincial Highway 48 as shown on Registered Plan No. 5397 for the Township of Markham;

THENCE South 17 degrees 27 minutes East along the easterly limit of said Highway 48 a distance of 153.14 feet to an iron bar planted;

THENCE North 72 degrees 8 minutes East a distance of 128.97 feet to the point of commencement.

AUDREY BENNETT
Manager

Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on June 11, 1999.

27/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—07—10

ONTARIO REGULATION 376/99 made under the MILK ACT

Made: June 9, 1999

Filed: June 21, 1999

Amending Reg. 753 of R.R.O. 1990

(Grades, Standards, Designations, Classes, Packing and Marking)

Note: Regulation 753 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subclause 5 (2) (d) (ii) of Regulation 753 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (ii) may contain added flavouring, salt, stabilizers, sweeteners, food colouring and vitamins A and D;

(2) Subclause 5 (2) (e) (ii) of the Regulation is revoked and the following substituted:

- (ii) may contain added flavouring, salt, stabilizers, sweeteners, food colouring and vitamins A and D;

(3) Subclause 5 (2) (f) (ii) of the Regulation is revoked and the following substituted:

- (ii) may contain added flavouring, salt, stabilizers, sweeteners, food colouring and vitamins A and D;

(4) Subclause 5 (2) (g.1) (ii) of the Regulation is revoked and the following substituted:

- (ii) may contain added fruit, fruit pulp, fruit juices, vegetables, vegetable pulp, vegetable juices, nuts, carbon dioxide, bacterial cultures, salt, pH adjusting agents, stabilizers, sweeteners, lactase, flavouring and food colouring;

2. (1) Section 11 of the Regulation is amended by adding the following subsection:

(4) Milk that is used to process condensed milk, if not within class 4b, is classified based on the product which the condensed milk is used to process, as set out in the Table.

(2) The Table to section 11 of the Regulation is amended by striking out classes 3a, 3b and 4a and the corresponding descriptions and substituting the following:

3a	Before February 1, 2001—used to process specialty cheese, fresh cheeses or cheese curds other than cheddar cheese curds On or after February 1, 2001—used to process specialty cheese, fresh cheeses or any type of cheese curds other than stirred curd
3b	Before February 1, 2001—used to process cheddar cheese, cheddar type cheeses sold fresh, cheddar cheese curds, stirred curd, cream cheese, creamy cheese bases or cheese mixes, excluding creamy cheese bases or cheese mixes used to process products referred to in another class On or after February 1, 2001—used to process cheddar cheese, cheddar type cheeses sold fresh, stirred curd, cream cheese, creamy cheese bases or cheese mixes, excluding creamy cheese bases or cheese mixes used to process products referred to in another class
4a	used to process butter, butteroil, low-fat dairy spread, casein, sodium caseinate, milk albumen, milk sugar, milk powders, yogurt powder or sour cream powder

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DON TAYLOR
ChairGLORIA MARCO BORYS
Secretary

Dated on June 9, 1999.

28/99

ONTARIO REGULATION 377/99 made under the GREATER TORONTO SERVICES BOARD ACT, 1998

Made: June 25, 1999

Filed: June 25, 1999

Amending O. Reg. 136/99
(General)

Note: Ontario Regulation 136/99 has previously been amended by Ontario Regulation 350/99.

1. Ontario Regulation 136/99 is amended by adding the following section:

5. The amount levied by by-law under subsection 66 (1) of the Act for 1999 is payable by each participating municipality to the Board in the following instalments:

1. 14.18 per cent of the amount apportioned to the municipality is payable on or before August 15, 1999.
2. 22.05 per cent of the amount apportioned to the municipality is payable on or before September 15, 1999.

3. 24.93 per cent of the amount apportioned to the municipality is payable on or before October 15, 1999.
4. 16.01 per cent of the amount apportioned to the municipality is payable on or before November 15, 1999.
5. 22.83 per cent of the amount apportioned to the municipality is payable on or before December 15, 1999.

J. S. GILCHRIST

Minister of Municipal Affairs and Housing

Dated on June 25, 1999.

28/99

ONTARIO REGULATION 378/99
made under the
PLANNING ACT

Made: June 24, 1999

Filed: June 25, 1999

Amending O. Reg. 525/97

(Exemption from Approval—Official Plan Amendments)

Note: Since the end of 1998, Ontario Regulation 525/97 has been amended by Ontario Regulations 235/99 and 352/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The Schedule to Ontario Regulation 525/97 is amended by adding the following:

Municipality	Date
County of Huron	July 1, 1999

2. This Regulation comes into force on July 1, 1999.

J. S. GILCHRIST

Minister of Municipal Affairs and Housing

Dated on June 24, 1999.

28/99

RÈGLEMENT DE L'ONTARIO 378/99
pris en application de la
LOI SUR L'AMÉNAGEMENT DU TERRITOIRE

pris le 24 juin 1999

déposé le 25 juin 1999

modifiant le Règl. de l'Ont. 525/97

(Exemption de l'approbation — modification d'un plan officiel)

Remarque : Depuis la fin de 1998, le Règlement de l'Ontario 525/97 a été modifié par les Règlements de l'Ontario 235/99 et 352/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'annexe du Règlement de l'Ontario 525/97 est modifiée par adjonction de ce qui suit :

Municipalité	Date
Comté de Huron	1 ^{er} juillet 1999

2. Le présent règlement entre en vigueur le 1^{er} juillet 1999.

J. S. GILCHRIST

Ministre des Affaires municipales et du Logement

Fait le 24 juin 1999.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—07—17

ONTARIO REGULATION 379/99 made under the MUNICIPAL ACT

Made: June 29, 1999
Filed: June 30, 1999

Amending O. Reg. 384/98
(Taxes—Universities and Other Institutions)

Note: Ontario Regulation 384/98 has not previously been amended.

1. Section 1 of Ontario Regulation 384/98 is amended by striking out "For 1998" at the beginning and substituting "For 1998 and 1999".

ERNE EVES
Minister of Finance

Dated on June 29, 1999.

29/99

ONTARIO REGULATION 380/99 made under the MUNICIPAL ACT

Made: June 29, 1999
Filed: June 30, 1999

Amending O. Reg. 434/98
(Part XXII.1 of the Act—Capping of Taxes for Certain Property
Classes for 1998, 1999 and 2000)

Note: Ontario Regulation 434/98 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 434/98 is amended by adding the following section:

REDUCTIONS IN RESPECT OF SCHOOL TAXES FOR THE CITY OF TORONTO FOR 1999

1.0.1 (1) This section sets out the reductions under paragraph 4 of subsection 447.15 (1) of the Act for 1999 for the City of Toronto in respect of reductions in taxes for school purposes.

(2) The reductions for property in the commercial property class are as follows:

1. If the uncapped 1999 taxes for a property exceed the 1997-level taxes for the property by more than 4.8 per cent, the increase shall be reduced by 4.8 per cent.
2. If the uncapped 1999 taxes for a property exceed the 1997-level taxes for the property by 4.8 per cent or less, the 1997-level taxes shall be equal to uncapped 1999 taxes.
3. With respect to the properties not referred to in paragraphs 1 or 2, the difference between the 1997-level taxes and the uncapped 1999 taxes shall be apportioned among those properties in such a way that they all have the same percentage reduction.

(3) The education tax cut (class) for property in the commercial property class shall be determined as follows:

1. Determine the 1999 rate reduction for the City of Toronto referred to in subsection 4 (4) of Ontario Regulation 400/98 for the commercial property class.
2. Determine the 1999 assessment as follows:
 - A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in the commercial property class in the City of Toronto, as set out on the 1999 assessment rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.
 - B. Otherwise, determine the assessment of all property in the commercial property class in the City of Toronto, as set out on the 1999 assessment rolls, as returned.

3. Multiply the 1999 rate reduction by the 1999 assessment.

4. Subtract from that product the total reductions provided to all properties referred to in paragraphs 1 and 2 of subsection (2).

(4) Subsections (2) and (3) also apply, with necessary modifications, with respect to a property in the industrial property class.

(5) The reductions for property in the multi-residential property class are as follows:

1. If the uncapped 1999 taxes for a property exceed the 1997-level taxes for the property by less than 5 per cent, the 1997-level taxes shall be equal to the uncapped 1999 taxes.
2. For any property not referred to in paragraph 1, the difference between the 1997-level taxes and the uncapped 1999 taxes shall be apportioned among those properties in such a way that they all have the same percentage reduction.

(6) The education tax cut (class) for property in the multi-residential property class shall be determined as follows:

1. Determine the assessment for all property in the multi-residential property class in the City of Toronto, as set out on the 1999 assessment rolls, as returned.
2. Multiply that amount by 0.00046.
3. Deduct from the product the total reductions provided to all properties referred to in paragraph 1 of subsection (5).

(7) In this section,

"1997-level taxes" means the 1997-level taxes determined under section 447.17 of the Act;

"uncapped 1999 taxes" means the taxes for municipal and school taxes that would have been imposed in 1999 but for the application of Part XXII.1 of the Act.

2. The Regulation is amended by adding the following sections:

UNFINISHED PORTION OF NEW BUILDING BUILT AFTER 1997

3. If subsection 447.10 (2) of the Act applies to a property and the assessment set out in the assessment roll for the year for the property includes assessment in the subclass for vacant units and excess land prescribed in section 21 of Regulation 282/98 made under the *Assessment Act* for the property class the property is in, the following rules apply:

1. The total assessment shall be increased so that it equals the assessment set out in the assessment roll for the year multiplied by the factor for the property class prescribed in the Table to section 2.
2. The vacant commercial assessment shall be determined in accordance with subsection 447.12 (2) of the Act.
3. The commercial assessment shall be the increased total assessment, determined under paragraph 1, minus the vacant commercial assessment, determined under paragraph 2.
4. The business assessment shall be the commercial assessment, determined under paragraph 3, multiplied by the average business rate determined under section 447.13 of the Act.

ADJUSTMENTS FOR MIXED USE PROPERTIES FOR 1998, 1999 AND 2000

4. If, as a result of a settlement under section 39.1 of the *Assessment Act* or an appeal under section 40 of that Act, the portions of a property that are classified in different property classes on the assessment roll are altered from those on which the frozen assessment listing under section 447.6 of the Act for the property was determined under paragraph 2 of section 447.22 of the *Municipal Act* for 1998, 1999 or 2000, the frozen assessment listing under section 447.6 of the *Municipal Act* for the year shall be determined by apportioning the amounts among the portions of the property in the same proportions as the portions that are classified in different property classes on the assessment roll as altered by the settlement or appeal, as the case may be.

DETERMINATION OF TAX LIABILITY FOR CHANGES MADE UNDER SECTION 447.23 OF THE ACT

5. Subject to subsection 447.23 (2) of the Act, the tax liability of a property to which section 447.23 of the Act applies shall be determined in accordance with section 447.15 of the Act, except that,

- (a) if subsection 447.10 (3) of the Act is not to be taken into account to determine the increase in assessment, section 447.19 of the Act does not apply; and
- (b) if subsection 447.10 (3) of the Act is to be taken into account to determine the increase in assessment, section 447.19 of the Act does apply as if the supplementary assessment were a separate property.

VACANCY CHANGES FOR 1998

6. For the purposes of subsection 447.5 (4) of the Act, any change to the assessment of property in the subclass for vacant units and excess land prescribed in section 21 of Ontario Regulation 282/98 made under the *Assessment Act* for the property class the property is in from the assessment of the property in the subclass that is set out on the 1998 assessment roll, as returned, as a result of a settlement under section 39.1 of the *Assessment Act*, an appeal under section 40 of that Act, an application under section 46 of that Act or an application under section 442 of the *Municipal Act*, the municipality shall adjust the frozen assessment listing for 1998 as provided under section 447.12 of the *Municipal Act*.

PROPERTY EXEMPT FROM PART XXII.1 OF THE ACT

7. The following property is exempt from Part XXII.1 of the Act with respect to the 1999 and 2000 taxation years:

1. Land owned by a designated electrical utility and by a municipal electrical utility, both as defined in subsection 19.0.1 (5) of the *Assessment Act*, to which subsection 19.0.1 (1) of that Act applies.

SCHOOL BOARD RATES FOR NEW PROPERTIES

8. (1) This section applies to the determination of 1997 commercial and residential mill rates to be levied on property to which the following provisions of the Act apply:

1. Sections 447.7 and 447.9.
2. Subsection 447.10 (2).

(2) This section also applies to the determination of the 1997 commercial mill rates to be levied on property where there is an increase in commercial assessment under subsection 447.12 (3) of the Act.

(3) If property is added to the frozen assessment listing under sections 447.7 and 447.9 of the Act or the assessments in the frozen assessment listing for a year are determined under subsection 447.10 (2) of the Act, the 1997 commercial mill rate to be applied to the property under paragraph 1 of subsection 447.16 (2) of the Act shall be determined as follows:

1. Multiply the commercial mill rate that was levied in 1997 for the purposes of each school board that, in 1997, had territorial jurisdiction in the City of Toronto (established on January 1, 1998) by the percentage, as set out in the Table to this section, of the assessment that was taxable for the purposes of that school board as specified in the Table.
2. Add the products determined under paragraph 1.
3. Add the commercial mill rates for municipal purposes that would have been levied on the property in 1997 if commercial mill rates had been levied on the property in that year.

(4) If there is an increase in commercial assessment under subsection 447.12 (3) of the Act, the 1997 commercial mill rate, determined under subsection (3), shall be applied to the amount of the increase in commercial assessment and business assessment.

(5) Subsection (3) applies, with necessary modifications, to determine the residential mill rate to be applied to property under paragraph 2 of subsection 447.16 (2) of the Act.

TABLE

New City of Toronto	English Public	English Separate
East York	83.6%	16.4%
Etobicoke	75.5%	24.5%
North York	79.4%	20.6%
Scarborough	81.5%	18.5%
Toronto	84.3%	15.7%
York	70.6%	29.4%

ERNIE EVES
Minister of Finance

Dated on June 29, 1999.

29/99

ONTARIO REGULATION 381/99made under the
MUNICIPAL ACT

Made: June 29, 1999

Filed: June 30, 1999

Amending O. Reg. 703/98

(Tax matters—Transition Ratios and Average Transition Ratios
for Restructured Municipalities)

Note: Ontario Regulation 703/98 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 703/98 is amended by striking out "the Table" at the end and substituting "Table 1".**(2) Subsection 1 (3) of the Regulation is amended by inserting "set out in Table 1" after "municipality".****2. The Regulation is amended by adding the following section:****1.1 (1)** The transition ratios and average transition ratios set out in Table 2 are prescribed, under subsection 363 (16) of the Act, for the restructured municipalities set out in Table 2.**(2)** If no transition ratio is set out in Table 2 for a property class for a municipality, the upper limit of the allowable range of fairness for tax ratios prescribed for the property class is prescribed as the transition ratio.**(3)** The transition ratios and average transition ratios for a restructured municipality set out in Table 2 apply with respect to 1999.**3. Section 2 of the Regulation is amended by striking out "This Regulation" and substituting "Section 1".****4. The Regulation is amended by adding the following Table:**

TABLE 2

**TRANSITION RATIOS AND AVERAGE TRANSITION RATIOS FOR
MUNICIPALITIES RESTRUCTURED IN 1999**

Restructured Municipality	Transition Ratios					Average Transition Ratios
	Multi-residential property class	Commercial property class	Industrial Property Class	Pipeline property class	Large industrial property class	Average industrial property class
West Nipissing, T	2.262331	1.913681	2.212799	2.910692	10.198579	7.887231
French River, M	1.841840	2.511595	3.226289			
Killarney, M		2.318126	6.071767			
St. Charles, M	2.405356	1.283505	13.280266	3.941290		
Markstay-Warren, M	1.865818	1.621040	1.097128	5.109040		
Huron Shores, M	0.777361	0.854529	1.240874	0.602690		
Neebing, M		1.522658		7.984795		
Lake of the Woods, Tp		2.333294				

ERNIE EVES

Minister of Finance

Dated on June 29, 1999.

29/99

ONTARIO REGULATION 382/99made under the
MUNICIPAL ACT

Made: June 29, 1999

Filed: June 30, 1999

Amending O. Reg. 7/99

(Part XXII.2—Capping of Taxes for Certain Property Classes for
1998, 1999 and 2000—10/5/5 per cent cap)Note: Ontario Regulation 7/99 has previously been amended by
Ontario Regulations 80/99, 234/99 and 348/99.**1. Ontario Regulation 7/99 is amended by adding the following Parts:****PART 1.1****ADJUSTMENTS TO "UNCAPPED 1998 TAXES" FOR 1999
IN SUBSECTION 447.51 (5) OF THE ACT****SCHOOL TAXES****3.1 (1)** This section provides for the adjustments in respect of reductions in taxes for school purposes for a property for 1999 for the purposes of "uncapped 1998 taxes" in subsection 447.51 (5) of the Act in municipalities other than lower-tier municipalities.**(2)** The uncapped 1998 taxes for a property in one of the commercial classes in a municipality shall be increased by an amount determined in accordance with the following:

$$\text{Amount} = \frac{\text{Education tax cut (class)}}{\text{Uncapped 1999 taxes (class)}} \times \text{Uncapped 1999 taxes (property)}$$

where,

"Education tax cut (class)" means the amount determined under subsection 6.1 (2) for the commercial classes in the municipality;

"Uncapped 1999 taxes (class)" means the total of the taxes for municipal and school purposes that would have been imposed in 1999, but for the application of Part XXII.2 of the Act for all property in the commercial classes in the municipality without any adjustment in respect of reductions in taxes for school purposes provided under Part II or Part II.1 or changes in taxes for municipal purposes provided under Part IV or IV.1;

"Uncapped 1999 taxes (property)", with respect to a property, means the taxes for municipal and school purposes that would have been imposed in 1999, but for the application of Part XXII.2 of the Act, for the property without any adjustment in respect of reductions in taxes for school purposes provided under Part II or II.1 or changes in taxes for municipal purposes provided under Part IV or IV.1.

(3) Subsection (2) also applies, with necessary modifications, with respect to a property in one of the industrial classes.

(4) The uncapped 1998 taxes for a property in the multi-residential property class in the municipality shall be increased by the amount of the reduction under subsection 6.1 (5).

MUNICIPAL TAXES

3.2 (1) This section provides for the adjustments in respect of changes in taxes for municipal purposes for a property in 1999 for the purposes of the definition of "uncapped 1998 taxes" in subsection 447.51 (5) of the Act in municipalities other than lower-tier municipalities.

(2) The uncapped 1998 taxes for a property, as adjusted in respect of reductions in taxes for school purposes, shall be further adjusted by multiplying the taxes by a fraction determined in accordance with the following:

$$\text{Fraction} = \frac{1}{\text{Municipal adjustment fraction} + 1}$$

where,

"Municipal adjustment fraction" means the fraction determined under subsection 16.2 (3).

PART II.1

SCHOOL TAX REDUCTION FOR 1999 UNDER DIVISION B OF PART XXII.2 OF THE ACT

6. This Part provides for the adjustments to be made under paragraph 4 of subsection 447.47 (1) of the Act in respect of reductions in taxes for school purposes for 1999 in municipalities other than lower-tier municipalities.

6.1 (1) The 1997-level taxes for a property class in one of the commercial classes shall be reduced by the amount determined as follows:

1. If the commercial classes in a municipality comprise only the commercial property class, determine the education tax cut (class) in accordance with subsection (2).
2. If the commercial classes in a municipality comprise the commercial property class and another property class, determine the education tax cut (class) in accordance with subsection (3).
3. Divide the education tax cut (class), determined under paragraph 1 or 2, as the case may be, by the 1997-level taxes with phase-in (class), as defined in subsection 5 (1).

4. Multiply that quotient by the 1997-level taxes with phase-in (property), as defined in subsection 5 (1).

(2) If the commercial classes in a municipality comprise only the commercial property class, the education tax cut (class) shall be determined as follows:

1. Determine the 1999 rate adjustment for a municipality in accordance with subsection 4 (4) of Ontario Regulation 400/98 and add any further reduction specified for the municipality under any subsection of section 4 of that Regulation other than subsection 4 (3).

2. Determine the 1999 assessment as follows:

A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in the commercial property class in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.

B. Otherwise, determine the assessment for all property in the commercial property class in the municipality, as set out on the 1999 assessment roll or rolls, as returned.

3. Multiply the 1999 rate adjustment by the 1999 assessment.

4. Add the amount for the commercial classes for the municipality set out in Table 1.

(3) If the commercial classes in a municipality comprise the commercial property class and another property class, the education tax cut (class) for each of the commercial classes shall be determined as follows:

1. Determine the tax rate set by the municipality in 1998 in each of the commercial classes.

2. Determine the 1999 assessment for each of the commercial classes as follows:

A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.

B. Otherwise, determine the assessment for all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll, as returned.

3. Multiply the tax rate under paragraph 1 by the amount of the assessment for each of the commercial classes.

4. Total the amount of the tax determined under paragraph 3 for all of the commercial classes.

5. Total the amount of the assessment under paragraph 2 for all of the commercial classes.

6. Divide the amount determined under paragraph 4 by the amount determined under paragraph 5.

7. Subtract 0.033000 from the quotient determined under paragraph 5.

8. Divide the difference by 7.

9. Subtract the quotient determined under paragraph 8 from the quotient determined under paragraph 5.
 10. Subtract from the amount determined under paragraph 9 any further reduction specified for the municipality under any subsection of section 4 of Ontario Regulation 400/98 other than subsection 4 (3).
 11. Divide the amount determined under paragraph 10 by the quotient determined under paragraph 5.
 12. Multiply the 1998 tax rate for school purposes levied by the municipality for each of the commercial classes by the quotient determined under paragraph 11.
 13. Determine the 1999 assessment as follows:
 - A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.
 - B. Otherwise, determine the assessment for all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned.
 14. Multiply the tax rate determined under paragraph 12 by the 1999 assessment for each of the commercial classes.
 15. Subtract the product determined under paragraph 14 from the amount determined under paragraph 1 for each of the commercial classes.
 16. Add the amount set out in Table 1 as distributed by the municipality for 1998 to each of the commercial classes.
- (4) Subsections (1) to (3) also apply, with necessary modifications, with respect to a property in one of the industrial classes.
- (5) The 1997-level taxes for a property in the multi-residential property class shall be reduced by an amount obtained by multiplying 0.00046 by the assessment for the property, as set out on the 1999 assessment roll, as returned.

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PART III.1 SCHOOL TAX REDUCTION FOR 1999 UNDER DIVISION C OF PART XXII.2 OF THE ACT

9. This Part provides for the adjustment to be made under paragraph 4 of subsection 447.59 (1) of the Act in respect of changes in taxes for school purposes for 1999 in municipalities other than lower-tier municipalities.

9.1 (1) The 1997-level taxes for a property in one of the commercial classes shall be reduced as follows:

1. If the commercial classes in a municipality comprise only the commercial property class, determine the education tax cut (class) in accordance with subsection (2).
2. If the commercial classes in a municipality comprise the commercial property class and another property class, determine the education tax cut (class) in accordance with subsection (3).

3. Divide the education tax cut (class), as determined under paragraph 1 or 2, as the case may be, by the 1997-level taxes with phase-in (class), as defined in subsection 8 (1).
4. Multiply that quotient by the 1997-level taxes with phase-in (property), as defined in subsection 8 (1).

(2) If the commercial classes in a municipality comprise only the commercial property class, the education tax cut (class) shall be determined as follows:

1. Determine the 1999 rate adjustment for a municipality in accordance with subsection 4 (3) of Ontario Regulation 400/98 and add any further reduction specified for the municipality under any subsection of section 4 of that Regulation.

2. Determine the 1999 assessment as follows:

- A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in the commercial property class in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.

- B. Otherwise, determine the assessment for all property in the commercial property class in the municipality, as set out on the 1999 assessment roll or rolls, as returned.

3. Multiply the 1999 rate adjustment by the 1999 assessment.

4. Add the amount for the commercial classes in the municipality set out in Table 1.

(3) If the commercial classes in a municipality comprise the commercial property class and another property class, the education tax cut (class) for each of the commercial classes shall be determined as follows:

1. Determine the tax rate set by the municipality in 1998 in each of the commercial classes.

2. Determine the 1999 assessment for each of the commercial classes as follows:

- A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by the amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.

- B. Otherwise, determine the assessment for all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll, as returned.

3. Multiply the tax rate under paragraph 1 by the amount of the assessment for each of the commercial classes.

4. Total the amount of the tax determined under paragraph 3 for all of the commercial classes.

5. Total the amount of the assessment under paragraph 2 for all of the commercial classes.

6. Divide the amount determined under paragraph 4 by the amount determined under paragraph 5.

7. Subtract 0.033000 from the product determined under paragraph 6.

8. Divide the difference by 7.
 9. Multiply the quotient determined under paragraph 5 by 0.98.
 10. Subtract the quotient determined under paragraph 8 from the product determined under paragraph 9.
 11. Subtract from the amount determined under paragraph 10 any further reduction specified for the municipality under section 4 of Ontario Regulation 400/98.
 12. Divide the amount determined under paragraph 11 by the quotient determined under paragraph 5.
 13. Multiply the 1998 tax rate for school purposes levied by the municipality for each of the commercial classes by the quotient determined under paragraph 12.
 14. Determine the 1999 assessment as follows:
 - A. If a reduction under section 368.1 of the Act applies, determine the assessment of all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction.
 - B. Otherwise, determine the assessment for all property in each of the commercial classes in the municipality, as set out on the 1999 assessment roll or rolls, as returned.
 15. Multiply the tax rate determined under paragraph 13 by the 1999 assessment for each of the commercial classes.
 16. Subtract the product determined under paragraph 15 from the amount determined under paragraph 1 for each of the commercial classes.
 17. Add the amount set out in Table 1 as distributed by the municipality for 1998 to each of the commercial classes.
- (4) Subsections (1) to (3) also apply, with necessary modifications, with respect to a property in one of the industrial classes.
- (5) The 1997-level taxes for a property in the multi-residential property class shall be reduced by an amount obtained by multiplying 0.00046 by the assessment for the property, as set out on the 1999 assessment roll, as returned.

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PART IV.1
MUNICIPAL TAX ADJUSTMENT FOR 1999
UNDER DIVISION B OF PART XXII.2 OF THE ACT

16.1 (1) This Part provides for adjustments to be made under paragraph 5 of subsection 447.47 (1) of the Act in respect of changes in taxes for municipal purposes for 1999.

(2) For the purposes of this Part, the tax rate for property with respect to which a by-law under section 368.2 of the Act applies is the tax rate that would have applied if section 368.2 of the Act did not apply.

16.2 (1) The 1997-level taxes for a property shall be increased by the adjustment determined under subsection (2) if that adjustment is positive and shall be decreased by the adjustment determined under subsection (2) if that adjustment is negative.

(2) Determine the adjustment referred to in subsection (1) by multiplying the 1999 adjustment fraction determined under subsection (3) by

the 1997-level taxes for municipal and school purposes for the property determined under paragraph 2 of subsection 447.47 (1) of the Act, as adjusted under paragraph 3 of that subsection, excluding 1997-level taxes for municipal and school purposes on land that, in 1997 or 1998, was in territory without municipal organization.

(3) Subject to subsection (6), determine the 1999 municipal adjustment fraction using the formula $A + (A \times B) + B$ where,

(a) A is the fraction determined under subsection (4); and

(b) B is the fraction determined under subsection (5).

(4) Determine A by using the formula,

$$\frac{\text{Actual 1998 municipal rate} - \text{1998 rate to raise the 1997 levies}}{\text{1998 rate to raise the 1997 levies} + \text{Actual 1998 education rate}} + \text{Multi-residential adjustment}$$

where,

"Actual 1998 municipal rate", "1998 rate to raise 1997 levies", "Actual 1998 education rate" and "Multi-residential adjustment" all have the same meaning as in subsection 11 (2).

(5) Determine B using the formula,

$$\frac{\text{Actual 1999 municipal rate} - \text{Actual 1998 municipal rate}}{\text{Actual 1998 municipal rate} + \text{Actual 1999 education rate}}$$

where,

(a) the actual 1999 municipal rate for a property class and a local municipality is the sum of each 1999 tax rate for municipal purposes on property in the property class in the local municipality other than those tax rates for the purpose of a special local municipality levy or a special upper-tier levy that applies to less than 50 per cent of the total assessment of property in the property class in the local municipality taxable for municipal purposes;

(b) the actual 1998 municipal rate is the actual 1998 municipal rate determined under section 12; and

(c) the actual 1999 education rate is the tax rate for school purposes set out in subsection 4 (2) of Ontario Regulation 400/98, without any further reduction that may be required under section 4 of that Regulation.

(6) This Part does not apply with respect to a municipality if a restructuring order that came into effect on January 1, 1999 was made under the *Municipal Act* with respect to the municipality.

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PART V.1
MUNICIPAL TAX ADJUSTMENT FOR 1999
UNDER DIVISION C OF PART XXII.2 OF THE ACT

18.1 (1) This Part provides for adjustments to be made under paragraph 5 of subsection 447.59 (1) of the Act in respect of changes in taxes for municipal purposes for 1999.

(2) Section 16.2 applies, with necessary modifications, with respect to adjustments to which this Part applies except that,

(a) the 1997-level taxes for municipal and school purposes referred to in subsection 16.2 (2) shall be calculated as though Division B of Part XXII.2 of the Act applied; and

(b) no adjustment shall be made under paragraph 3 of subsection 447.47 (1) of the Act in respect of a 1998 tax decrease phase-in.

2. Section 19 of the Regulation is amended by adding the following subsections:

(3) Despite subsection (2), July 31, 1999 is prescribed as the later deadline for the County of Victoria for the purposes of subparagraphs i and ii of paragraph 3 of subsection 447.44 (5) of the Act.

(4) Despite subsection (2), July 31, 1999 is prescribed as the later deadline for the Cities of Elliot Lake and Pembroke and the Municipality of Chatham-Kent for the purposes of subparagraph ii of paragraph 3 of subsection 447.44 (5) of the Act.

3. Subsection 20 (1) of the Regulation is amended by adding the following paragraph:

2. Land owned by a municipal electrical utility, as defined in clause 88 (d) of the *Electricity Act, 1998*, or a designated electrical utility, as defined in subsection 19.0.1 (5) of the *Assessment Act*, to which subsection 19.0.1 (1) of that Act applies.

4. The Regulation is amended by adding the following sections:

24.1 (1) Subsection 24 (2) Applies For 1999 With Respect To Property Described In Subsection 24 (1) As If The Fraction "1/3" Set Out In The Formula Read "2/3".

(2) Subsection 24 (2) applies for 2000 with respect to property described in subsection 24 (1) as if the fraction "1/3" set out in the formula read "1".

UNORGANIZED TERRITORY ADDED TO A MUNICIPALITY IN 1999

24.2 (1) This section applies, for 1999, with respect to property that, on December 31, 1998, was territory without municipal organization but that, on January 1, 1999, was part of a municipality set out in Table 6.1.

(2) For the purposes of subsection 447.47 (1) and 447.59 (1) of the Act, the 1997 commercial mill rate for a property in one of the commercial or industrial classes shall be equal to the sum of the commercial mill rate for school purposes levied on the property for 1997, plus one-third of the municipal proxy determined under subsection (3).

(3) For the purposes of subsection (2), the municipal proxy for a property shall be determined in accordance with the following:

$$\text{municipal proxy} = \frac{1997 \text{ municipal tax rate}}{1997 \text{ assessment (class)}} \times \frac{1999 \text{ assessment (class)}}{1997 \text{ assessment (class)}} \times 1,000$$

where,

"1997 municipal tax rate" means A divided by B, where

A = the total municipal taxes for 1997 on all property that, for 1998,

- (i) is in one of the commercial classes or industrial classes,
- (ii) is not subject to a tax reduction under section 368.1 of the Act, and
- (iii) in 1997, was in one or more predecessor municipalities, and

B = the total assessment set out in the assessment roll for 1998, as returned, for those properties;

"1997 assessment (class)" means,

- (a) the assessment, as set out in the assessment roll for 1997 as most recently revised for property that,

- (i) for 1998, is in one of the commercial or industrial classes and not subject to a tax reduction under section 368.1 of the Act, and

- (ii) in 1997, was in territory without municipal organization, or

- (b) if there was no such assessment for 1997, the assessment, as set out in the assessment roll for 1998 as returned for the property, multiplied by the factor identified on Table 4 for the unorganized portion of the municipality and property class the property is in;

"1999 assessment (class)" means the assessment, as set out in the assessment roll for 1999, as returned, for property that,

- (a) is in one of the commercial or industrial classes not subject to a tax reduction under section 368.1 of the Act, and
- (b) was, in 1998, in territory without municipal organization;

"predecessor municipality", means, in relation to property, a municipality that existed in 1997 all or part of which in 1999 forms, for municipal purposes, part of the municipality in which the property is located in 1999.

(4) For the purposes of subsections 447.47 (1) and 447.59 (1) of the Act, the 1997 residential mill rate for property that is in one of the commercial or industrial classes and that is subject to a tax reduction under section 368.1 of the Act is,

- (a) the 1997 residential mill rate determined under subsection (5), if the territory without municipal organization in which the property was located contained property in the multi-residential property class; and
- (b) 85 per cent of the commercial mill rate determined under subsection (2), otherwise.

(5) For the purposes of subsections 447.47 (1) and 447.59 (1) of the Act, the 1997 residential mill rate for a property in the multi-residential property class in 1999 shall be equal to the sum of the residential mill rate for school purposes levied on the property for 1997, plus one third of the municipal proxy determined under subsection (6).

(6) For the purposes of subsection (5), the municipal proxy for a property shall be determined in accordance with the following:

$$\text{municipal proxy} = \frac{1997 \text{ municipal tax rate}}{1997 \text{ assessment (class)}} \times \frac{1999 \text{ assessment (class)}}{1997 \text{ assessment (class)}} \times 1,000$$

where,

"1997 municipal tax rate" and "1997 assessment (class)" have the same meaning as in subsection 24 (3);

"1999 assessment (class)" means the assessment, as set out in the assessment roll for 1999, as returned, for property in the multi-residential property class that was, in 1997, in territory without municipal organization.

5. Subsection 26 (1) of the Regulation is amended by striking out "for a property in respect of which" and substituting "for a property in one of the commercial classes in respect of which".

6. Subsection 27 (1) of the Regulation is amended by striking out "for a property in respect of which" and substituting "for a property in one of the commercial classes in respect of which".

7. Section 32 of the Regulation is revoked and the following substituted:

32. Subject to subsection 447.23 (2) of the Act, the tax liability of a property to which section 447.23 of the Act applies shall be determined in accordance with section 447.47 of the Act, except that,

- (a) if subsection 447.10 (3) of the Act is not taken into account to determine the increase in assessment, section 447.51 of the Act does not apply; and
- (b) if subsection 447.51 (3) of the Act is taken into account to determine the increase in assessment, section 447.51 of the Act does apply as if the supplementary assessment were a separate property.

8. The Regulation is amended by adding the following sections:

UNFINISHED PORTION OF NEW BUILDING BUILT AFTER 1997

34. If subsection 447.10 (2) of the Act applies to a property and the assessment set out in the assessment roll for the year for the property includes assessment in the subclass for vacant units and excess land prescribed in section 21 of Regulation 282/98 made under the *Assessment Act* for the property class the property is in, the following rules apply:

1. The total assessment shall be increased so that it equals the assessment set out in the assessment roll for the year multiplied by the factor for the property class prescribed in Table 4.
2. The vacant commercial assessment shall be determined in accordance with subsection 447.12 (2) of the Act.
3. The commercial assessment shall be the increased total assessment, determined under paragraph 1, minus the vacant commercial assessment, determined under paragraph 2.
4. The business assessment shall be the commercial assessment, determined under paragraph 3, multiplied by the average business rate determined under section 447.13 of the Act.

**ADJUSTMENTS FOR MIXED USE PROPERTIES
FOR 1998, 1999 AND 2000**

35. If, as a result of a settlement under subsection 39.1 of the *Assessment Act* or an appeal under section 40 of that Act, the portions of a property that are classified in different property classes on the assessment roll are altered from those on which the frozen assessment listing under section 447.6 of the *Municipal Act* (as made applicable by section 447.38 of that Act) for the property was determined under paragraph 2 of section 447.22 of the *Municipal Act* (as made applicable by section 447.39 of that Act) for 1998, 1999 or 2000, the frozen assessment listing under section 447.6 of the *Municipal Act* for the year shall be determined by apportioning the amounts among the portions of the property in the same proportions as the portions that are classified in different property classes on the assessment roll as altered by the settlement or appeal, as the case may be.

SCHOOL BOARD RATES FOR NEW PROPERTIES

36. (1) This section applies to the determination of 1997 commercial and residential mill rates to be levied on property to which the following provisions of the Act apply:

1. Sections 447.7 and 447.9.

2. Subsection 447.10 (2).

(2) This section also applies to the determination of the 1997 commercial mill rates to be levied on property where there is an increase in commercial assessment under subsection 447.12 (3) of the Act.

(3) Where property is added to the frozen assessment listing under sections 447.7 and 447.9 of the Act or the assessments in the frozen assessment listing for a year are determined under subsection 447.10 (2) of the Act, the 1997 commercial mill rate to be applied to the property under paragraph 1 of subsections 447.48 (2) and 447.60 (2) of the Act shall be determined as follows:

1. Multiply the commercial mill rate that was levied in 1997 for the purposes of each school board that, in 1997, had territorial jurisdiction in the municipality in which the property is located by the percentage, as set out for the municipality in Table 8, of the assessment that was taxable for the purposes of that school board as specified in the Table.
2. Add the products determined under paragraph 1.
3. Add the commercial mill rates for municipal purposes that would have been levied on the property in 1997 if commercial mill rates had been levied on the property in that year.

(4) Where the provisions of subsection (2) apply, the 1997 commercial mill rate, determined under subsection (3), shall be applied to the amount of the increase in commercial assessment and business assessment.

(5) Subsection (3) applies, with necessary modifications, to determine the residential mill rate to be applied to property under paragraph 2 of subsections 447.48 (2) and 447.60 (2) of the Act.

9. The Regulation is amended by adding the following Tables:

TABLE 6.1

Municipality of French River
Municipality of Huron Shores
Municipality of Killarney
Township of Lake of the Woods
Municipality of Markstay-Warren
Municipality of Neebing
Municipality of St. Charles
Town of West Nipissing

TABLE 8

Municipality	English Public	English Separate	French Public	French Separate
Durham R				
Pickering T	76.7%	23.3%	0.0%	0.0%
Ajax T	75.8%	24.2%	0.0%	0.0%
Whitby T	76.4%	23.6%	0.0%	0.0%
Oshawa C—Oshawa C	77.4%	22.6%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Clarington T	84.6%	15.4%	0.0%	0.0%
Scugog Tp	90.1%	9.9%	0.0%	0.0%
Uxbridge Tp	90.1%	9.9%	0.0%	0.0%
Brock Tp	93.8%	6.2%	0.0%	0.0%
Haldimand-Norfolk R				
Dunnville T	90.3%	9.7%	0.0%	0.0%
Haldimand T	87.2%	12.8%	0.0%	0.0%
Simcoe T	85.3%	14.7%	0.0%	0.0%
Delhi Tp	69.6%	30.4%	0.0%	0.0%
Norfolk Tp	73.4%	26.6%	0.0%	0.0%
Halton R				
Oakville T	76.1%	23.9%	0.0%	0.0%
Burlington C	79.0%	21.0%	0.0%	0.0%
Milton T	80.2%	19.8%	0.0%	0.0%
Halton Hills T	82.1%	17.9%	0.0%	0.0%
Hamilton-Wentworth R				
Stoney Creek C	63.7%	36.3%	0.0%	0.0%
Glanbrook Tp	80.4%	19.6%	0.0%	0.0%
Ancaster T	76.0%	24.0%	0.0%	0.0%
Hamilton C	73.4%	26.6%	0.0%	0.0%
Dundas T	81.0%	19.0%	0.0%	0.0%
Flamborough T	82.1%	17.9%	0.0%	0.0%
Niagara R				
West Lincoln Tp	87.6%	12.4%	0.0%	0.0%
Grimsby T	81.4%	18.6%	0.0%	0.0%
Lincoln T	86.4%	13.6%	0.0%	0.0%
Niagara-on-the-Lake T	86.6%	13.4%	0.0%	0.0%
St Catharines C	78.1%	21.9%	0.0%	0.0%
Fort Erie T	78.1%	21.9%	0.0%	0.0%
Port Colborne C	71.0%	29.0%	0.0%	0.0%
Wainfleet Tp	79.0%	21.0%	0.0%	0.0%
Welland C	68.2%	31.8%	0.0%	0.0%
Niagara Falls C	69.2%	30.8%	0.0%	0.0%
Thorold C	64.5%	35.5%	0.0%	0.0%
Pelham T	79.0%	21.0%	0.0%	0.0%
Cumberland Tp	49.5%	18.8%	5.1%	26.6%
Ottawa-Carleton R				
Osgoode Tp	70.0%	24.0%	0.5%	5.5%
Gloucester C	59.6%	17.7%	3.3%	19.4%
Vanier C	40.6%	18.7%	6.0%	34.7%
Rockcliffe Park V	84.8%	11.4%	2.2%	1.6%

Municipality	English Public	English Separate	French Public	French Separate
Nepean C	73.1%	22.4%	0.9%	3.6%
Ottawa C	74.2%	16.1%	2.3%	7.4%
Rideau Tp	78.2%	19.8%	0.5%	1.5%
Goulbourn Tp	77.1%	20.2%	0.5%	2.2%
Kanata C	74.6%	20.7%	0.7%	4.0%
West Carleton Tp	80.7%	16.7%	0.4%	2.2%
Peel R				
Mississauga C	72.2%	27.8%	0.0%	0.0%
Brampton C	71.8%	28.2%	0.0%	0.0%
Caledon T	76.9%	23.1%	0.0%	0.0%
Sudbury R				
Nickel Centre T	47.5%	52.5%	0.0%	0.0%
Sudbury C	53.1%	46.9%	0.0%	0.0%
Walden T	64.1%	35.9%	0.0%	0.0%
Onaping Falls T	60.9%	39.1%	0.0%	0.0%
Rayside-Balfour T	32.4%	67.6%	0.0%	0.0%
Valley East T	41.8%	58.2%	0.0%	0.0%
Capreol T	57.2%	42.8%	0.0%	0.0%
Waterloo R				
North Dumfries Tp	84.0%	16.0%	0.0%	0.0%
Cambridge C	77.1%	22.9%	0.0%	0.0%
Kitchener C	76.5%	23.5%	0.0%	0.0%
Waterloo C	82.2%	17.8%	0.0%	0.0%
Wilmot Tp	86.9%	13.1%	0.0%	0.0%
Wellesley Tp	80.9%	19.1%	0.0%	0.0%
Woolwich Tp	85.2%	14.8%	0.0%	0.0%
York R				
Vaughan C	67.6%	32.4%	0.0%	0.0%
Markham T	81.8%	18.2%	0.0%	0.0%
Richmond Hill T	80.0%	20.0%	0.0%	0.0%
Whitchurch-Stouffville T	84.9%	15.1%	0.0%	0.0%
Aurora T	81.2%	18.8%	0.0%	0.0%
Newmarket T	80.9%	19.1%	0.0%	0.0%
King Tp	80.5%	19.5%	0.0%	0.0%
East Gwillimbury T	86.9%	13.1%	0.0%	0.0%
Georgina T	88.9%	11.1%	0.0%	0.0%
Brant Co				
Onondaga Tp	91.0%	9.0%	0.0%	0.0%
Brantford Tp	84.6%	15.4%	0.0%	0.0%
Brantford C	82.6%	17.4%	0.0%	0.0%
Oakland Tp	76.5%	23.5%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Burford Tp	77.9%	22.1%	0.0%	0.0%
South Dumfries Tp	90.7%	9.3%	0.0%	0.0%
Paris T	88.4%	11.6%	0.0%	0.0%
Bruce Co				
Mildmay-Carrick Tp—Carrick	51.2%	48.8%	0.0%	0.0%
Mildmay-Carrick Tp—Mildmay V	46.8%	53.2%	0.0%	0.0%
Teeswater-Culross Tp—Culross Tp	63.1%	36.9%	0.0%	0.0%
Teeswater-Culross Tp—Teeswater V	74.7%	25.3%	0.0%	0.0%
Kinloss Tp	96.7%	3.3%	0.0%	0.0%
Lucknow V	98.2%	1.8%	0.0%	0.0%
Huron Tp	91.1%	8.9%	0.0%	0.0%
Kincardine Tp	92.2%	7.8%	0.0%	0.0%
Kincardine T	88.3%	11.7%	0.0%	0.0%
Bruce Tp—Bruce Tp	95.2%	4.8%	0.0%	0.0%
Bruce Tp—Tiverton V	91.0%	9.0%	0.0%	0.0%
Greenock Tp	56.3%	43.7%	0.0%	0.0%
Brant Tp	77.4%	22.6%	0.0%	0.0%
Walkerton	64.7%	35.3%	0.0%	0.0%
Elderslie Tp	95.4%	4.6%	0.0%	0.0%
Chesley T	97.7%	2.3%	0.0%	0.0%
Paisley V	95.6%	4.4%	0.0%	0.0%
Saugeen Tp	89.3%	10.7%	0.0%	0.0%
Port Elgin T	87.5%	12.5%	0.0%	0.0%
Southampton T	88.4%	11.6%	0.0%	0.0%
Arran Tp	97.3%	2.7%	0.0%	0.0%
Tara V	97.6%	2.4%	0.0%	0.0%
Amabel Tp	90.4%	9.6%	0.0%	0.0%
Hepworth V	95.8%	4.2%	0.0%	0.0%
Warton T	97.6%	2.4%	0.0%	0.0%
Albemarle Tp	94.0%	6.0%	0.0%	0.0%
Eastnor Tp	94.3%	5.7%	0.0%	0.0%
Lion's Head V	97.9%	2.1%	0.0%	0.0%
Lindsay Tp	94.0%	6.0%	0.0%	0.0%
St Edmunds Tp	93.1%	6.9%	0.0%	0.0%
Chatham-Kent Co				
Municipality of Chatham-Kent—Romney Tp	88.8%	11.2%	0.0%	0.0%
Municipality of Chatham-Kent—Wheatley V	95.5%	4.5%	0.0%	0.0%
Municipality of Chatham-Kent—Tilbury East Tp	73.3%	26.7%	0.0%	0.0%
Municipality of Chatham-Kent—Tilbury T	59.5%	40.5%	0.0%	0.0%
Municipality of Chatham-Kent—Raleigh Tp	77.1%	22.9%	0.0%	0.0%
Municipality of Chatham-Kent—Harwich Tp	74.7%	25.3%	0.0%	0.0%
Municipality of Chatham-Kent—Blenheim T	81.5%	18.5%	0.0%	0.0%
Municipality of Chatham-Kent—Erie Beach V	79.4%	20.6%	0.0%	0.0%
Municipality of Chatham-Kent—Erieau V	90.0%	10.0%	0.0%	0.0%
Municipality of Chatham-Kent—Howard Tp	74.2%	25.8%	0.0%	0.0%
Municipality of Chatham-Kent—Ridgetown T	81.3%	18.7%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Municipality of Chatham-Kent—Orford Tp	84.4%	15.6%	0.0%	0.0%
Municipality of Chatham-Kent—Highgate V	87.8%	12.2%	0.0%	0.0%
Municipality of Chatham-Kent—Zone Tp	74.7%	25.3%	0.0%	0.0%
Municipality of Chatham-Kent—Bothwell T	84.8%	15.2%	0.0%	0.0%
Municipality of Chatham-Kent—Camden Tp	88.1%	11.9%	0.0%	0.0%
Municipality of Chatham-Kent—Thamesville V	90.6%	9.4%	0.0%	0.0%
Municipality of Chatham-Kent—Dresden T	85.4%	14.6%	0.0%	0.0%
Municipality of Chatham-Kent—Chatham Tp	66.1%	33.9%	0.0%	0.0%
Municipality of Chatham-Kent—Chatham C	72.9%	27.1%	0.0%	0.0%
Municipality of Chatham-Kent—Wallaceburg T	69.3%	30.7%	0.0%	0.0%
Municipality of Chatham-Kent—Dover Tp	46.6%	53.4%	0.0%	0.0%
Dufferin Co				
East Garafraxa Tp	92.6%	7.4%	0.0%	0.0%
East Luther Grand Valley Tp	93.6%	6.4%	0.0%	0.0%
Amaranth Tp	90.5%	9.5%	0.0%	0.0%
Mono Tp	88.9%	11.1%	0.0%	0.0%
Orangeville T	89.1%	10.9%	0.0%	0.0%
Mulmur Tp	94.1%	5.9%	0.0%	0.0%
Melancthon Tp	97.1%	2.9%	0.0%	0.0%
Shelburne T	96.6%	3.4%	0.0%	0.0%
Elgin Co				
Bayham Tp/Port Burwell V/Vienna V—Bayham Tp	89.7%	10.3%	0.0%	0.0%
Bayham Tp/Port Burwell V/Vienna V— Port Burwell V	93.9%	6.1%	0.0%	0.0%
Bayham Tp/Port Burwell V/Vienna V—Vienna V	96.1%	3.9%	0.0%	0.0%
Malahide Tp/Springfield V/South Dorchester Tp— Malahide Tp	83.0%	17.0%	0.0%	0.0%
Malahide Tp/Springfield V/South Dorchester Tp— Springfield V	94.1%	5.9%	0.0%	0.0%
Malahide Tp/Springfield V/South Dorchester Tp— South Dorchester Tp	90.4%	9.6%	0.0%	0.0%
Aylmer T	88.7%	11.3%	0.0%	0.0%
Yarmouth Tp/Belmont V/Port Stanley V—Belmont V	91.0%	9.0%	0.0%	0.0%
Yarmouth Tp/Belmont V/Port Stanley V— Yarmouth Tp	88.5%	11.5%	0.0%	0.0%
Yarmouth Tp/Belmont V/Port Stanley V— Port Stanley V	91.5%	8.5%	0.0%	0.0%
St Thomas C	85.9%	14.1%	0.0%	0.0%
Southwold Tp	88.3%	11.7%	0.0%	0.0%
Dunwich Tp/Dutton V—Dunwich Tp	87.7%	12.3%	0.0%	0.0%
Dunwich Tp/Dutton V—Dutton V	94.0%	6.0%	0.0%	0.0%
West Elgin—Aldborough Tp (new)	81.3%	18.7%	0.0%	0.0%
West Elgin—West Lorne V	74.0%	26.0%	0.0%	0.0%
Essex Co				
Pelee Tp	91.4%	8.6%	0.0%	0.0%
Mersea Tp	70.6%	29.4%	0.0%	0.0%
Leamington T	67.1%	32.9%	0.0%	0.0%
Gosfield South Tp	70.6%	29.4%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Kingsville T	79.3%	20.7%	0.0%	0.0%
Gosfield North Tp	82.3%	17.7%	0.0%	0.0%
Colchester North Tp	65.5%	34.5%	0.0%	0.0%
Colchester South Tp	77.1%	22.9%	0.0%	0.0%
Harrow T	81.5%	18.5%	0.0%	0.0%
Amherstburg T/Malden Tp/Anderdon Tp—Malden Tp	64.2%	35.8%	0.0%	0.0%
Amherstburg T/Malden Tp/Anderdon Tp— Amherstburg T	62.6%	37.4%	0.0%	0.0%
Amherstburg T/Malden Tp/Anderdon Tp— Anderdon Tp	60.4%	39.6%	0.0%	0.0%
LaSalle T	54.1%	45.9%	0.0%	0.0%
Windsor C	63.7%	36.3%	0.0%	0.0%
Tecumseh T	44.7%	55.3%	0.0%	0.0%
Sandwich South Tp	54.8%	45.2%	0.0%	0.0%
Corporation of Lakeshore Tp—Maidstone Tp	54.7%	45.3%	0.0%	0.0%
Corporation of Lakeshore Tp—Belle River T	39.8%	60.2%	0.0%	0.0%
St Clair Beach V	53.0%	47.0%	0.0%	0.0%
Essex T	72.4%	27.6%	0.0%	0.0%
Rochester Tp	43.8%	56.2%	0.0%	0.0%
Tilbury West Tp	74.5%	25.5%	0.0%	0.0%
Tilbury North Tp	41.3%	58.7%	0.0%	0.0%
Frontenac Co				
Frontenac Islands Tp—Wolfe Island Tp	63.1%	36.9%	0.0%	0.0%
Frontenac Islands Tp—Howe Island Tp	64.8%	35.2%	0.0%	0.0%
Kingston C—Pittsburgh Tp	80.4%	19.6%	0.0%	0.0%
Kingston C—Kingston Tp	78.6%	21.4%	0.0%	0.0%
Kingston C—Kingston C	82.3%	17.7%	0.0%	0.0%
South Frontenac Tp—Storrington Tp	89.2%	10.8%	0.0%	0.0%
South Frontenac Tp—Loughborough Tp	91.0%	9.0%	0.0%	0.0%
South Frontenac Tp—Portland Tp	91.9%	8.1%	0.0%	0.0%
South Frontenac Tp—Bedford Tp	88.1%	11.9%	0.0%	0.0%
Central Frontenac United Municipality— Hinchinbrooke Tp	90.9%	9.1%	0.0%	0.0%
Central Frontenac United Municipality—Oso Tp	94.2%	5.8%	0.0%	0.0%
Central Frontenac United Municipality—Olden Tp	92.5%	7.5%	0.0%	0.0%
Central Frontenac United Municipality— Kennebec Tp	95.3%	4.7%	0.0%	0.0%
North Frontenac Tp—North Frontenac Tp	93.8%	6.2%	0.0%	0.0%
North Frontenac Tp—Clarendon and Miller Tp	93.9%	6.1%	0.0%	0.0%
North Frontenac Tp—Palmerston and N and S Canonto Tp	95.3%	4.7%	0.0%	0.0%
Grey Co				
Normanby Tp	90.4%	9.6%	0.0%	0.0%
Neustadt V	92.5%	7.5%	0.0%	0.0%
Egremont Tp	92.4%	7.6%	0.0%	0.0%
Proton Tp	89.1%	10.9%	0.0%	0.0%
Dundalk V	98.4%	1.6%	0.0%	0.0%
Osprey Tp	96.2%	3.8%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Artemesia Tp—Artemesia Tp	93.4%	6.6%	0.0%	0.0%
Artemesia Tp—Flesherton V	96.6%	3.4%	0.0%	0.0%
Glenelg Tp	91.7%	8.3%	0.0%	0.0%
Markdale V	92.3%	7.7%	0.0%	0.0%
Durham T	93.2%	6.8%	0.0%	0.0%
Bentinck Tp	89.0%	11.0%	0.0%	0.0%
Hanover T	84.5%	15.5%	0.0%	0.0%
Sullivan Tp	95.6%	4.4%	0.0%	0.0%
Chatsworth V	95.7%	4.3%	0.0%	0.0%
Holland Tp	94.7%	5.3%	0.0%	0.0%
Euphrasia Tp	93.3%	6.7%	0.0%	0.0%
Thornbury—Collingwood T—Collingwood Tp	91.3%	8.7%	0.0%	0.0%
Thornbury—Collingwood T—Thornbury T	93.9%	6.1%	0.0%	0.0%
St Vincent Tp	94.0%	6.0%	0.0%	0.0%
Meaford T	96.7%	3.3%	0.0%	0.0%
Sydenham Tp	93.4%	6.6%	0.0%	0.0%
Derby Tp	94.1%	5.9%	0.0%	0.0%
Sarawak Tp	91.0%	9.0%	0.0%	0.0%
Owen Sound C	91.1%	8.9%	0.0%	0.0%
Keppel Tp—Keppel Tp	93.2%	6.8%	0.0%	0.0%
Keppel Tp—Shallow Lake V	92.8%	7.2%	0.0%	0.0%
Haliburton Co				
Cardiff Tp	100.0%	0.0%	0.0%	0.0%
Bicroft Tp	100.0%	0.0%	0.0%	0.0%
Monmouth Tp	100.0%	0.0%	0.0%	0.0%
Glamorgan Tp	100.0%	0.0%	0.0%	0.0%
Snowdon Tp	100.0%	0.0%	0.0%	0.0%
Lutterworth Tp	100.0%	0.0%	0.0%	0.0%
Anson Hindon and Minden Tp	100.0%	0.0%	0.0%	0.0%
Stanhope Tp	100.0%	0.0%	0.0%	0.0%
Dysart et al Tp	100.0%	0.0%	0.0%	0.0%
Sherborne McClintock et al Tp	100.0%	0.0%	0.0%	0.0%
Hastings Co				
Tyendinaga Tp	77.2%	22.8%	0.0%	0.0%
Deseronto T	91.8%	8.2%	0.0%	0.0%
Quinte West C—Sidney Tp	87.5%	12.5%	0.0%	0.0%
Quinte West C—Trenton C	82.3%	17.7%	0.0%	0.0%
Quinte West C—Frankford V	88.5%	11.5%	0.0%	0.0%
Quinte West C—Murray Tp	86.7%	13.3%	0.0%	0.0%
Belleville C—Thurlow Tp	87.7%	12.3%	0.0%	0.0%
Belleville C—Belleville C	84.9%	15.1%	0.0%	0.0%
Stirling—Rawdon Tp—Stirling V	94.3%	5.7%	0.0%	0.0%
Stirling—Rawdon Tp—Rawdon Tp	95.6%	4.4%	0.0%	0.0%
Municipality of Centre Hastings—Huntingdon Tp	93.2%	6.8%	0.0%	0.0%
Municipality of Centre Hastings—Madoc V	95.2%	4.8%	0.0%	0.0%
Municipality of Tweed—Hungerford Tp	76.3%	23.7%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Municipality of Tweed—Tweed V	76.5%	23.5%	0.0%	0.0%
Municipality of Tweed—Elzevir and Grimsthorpe Tp	87.5%	12.5%	0.0%	0.0%
Madoc Tp	95.2%	4.8%	0.0%	0.0%
Marmora and Lake Tp—Marmora and Lake Tp	85.2%	14.8%	0.0%	0.0%
Marmora and Lake Tp—Deloro V	79.2%	20.8%	0.0%	0.0%
Marmora V	88.3%	11.7%	0.0%	0.0%
Tudor and Cashel Tp	94.4%	5.6%	0.0%	0.0%
Limerick Tp	94.0%	6.0%	0.0%	0.0%
Wollaston Tp	93.2%	6.8%	0.0%	0.0%
Faraday Tp	91.2%	8.8%	0.0%	0.0%
Bancroft T	88.2%	11.8%	0.0%	0.0%
Dungannon Tp	93.8%	6.2%	0.0%	0.0%
Mayo Tp	97.6%	2.4%	0.0%	0.0%
Carlow Tp	96.9%	3.1%	0.0%	0.0%
Monteagle Tp	91.6%	8.4%	0.0%	0.0%
Herschel Tp	90.8%	9.2%	0.0%	0.0%
Bangor Wicklow and McClure Tp	87.7%	12.3%	0.0%	0.0%
Huron Co				
Usborne Tp	89.8%	10.2%	0.0%	0.0%
Stephen Tp	82.2%	17.8%	0.0%	0.0%
Exeter T—Exeter T	87.5%	12.5%	0.0%	0.0%
Exeter T—Hay Tp	75.3%	24.7%	0.0%	0.0%
Exeter T—Hay Tp	75.3%	24.7%	0.0%	0.0%
Hensall V	94.2%	5.8%	0.0%	0.0%
Zurich V	62.9%	37.1%	0.0%	0.0%
Tuckersmith Tp	80.3%	19.7%	0.0%	0.0%
Stanley Tp	83.2%	16.8%	0.0%	0.0%
Bayfield V	92.0%	8.0%	0.0%	0.0%
Goderich Tp	90.9%	9.1%	0.0%	0.0%
Clinton T	92.1%	7.9%	0.0%	0.0%
Goderich T	85.4%	14.6%	0.0%	0.0%
Colborne Tp	90.4%	9.6%	0.0%	0.0%
Hullett Tp	91.2%	8.8%	0.0%	0.0%
McKillop Tp	65.4%	34.6%	0.0%	0.0%
Seaforth T	74.6%	25.4%	0.0%	0.0%
Grey Tp	87.6%	12.4%	0.0%	0.0%
Brussels V	97.3%	2.7%	0.0%	0.0%
Howick Tp	97.5%	2.5%	0.0%	0.0%
Turnberry Tp	91.9%	8.1%	0.0%	0.0%
Wingham T	91.3%	8.7%	0.0%	0.0%
Morris Tp	90.8%	9.2%	0.0%	0.0%
Blyth V	96.2%	3.8%	0.0%	0.0%
East Wawanosh Tp	93.9%	6.1%	0.0%	0.0%
West Wawanosh Tp	88.3%	11.7%	0.0%	0.0%
Ashfield Tp	83.4%	16.6%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Lambton Co				
Sombra Tp	73.7%	26.3%	0.0%	0.0%
Dawn-Euphemia Tp—Dawn Tp	84.2%	15.8%	0.0%	0.0%
Dawn-Euphemia Tp—Euphemia Tp	87.4%	12.6%	0.0%	0.0%
Brooke Tp	82.0%	18.0%	0.0%	0.0%
Alvinston V	96.3%	3.7%	0.0%	0.0%
Enniskillen Tp	86.1%	13.9%	0.0%	0.0%
Oil Springs V	94.0%	6.0%	0.0%	0.0%
Petrolia T	81.9%	18.1%	0.0%	0.0%
Moore Tp	77.9%	22.1%	0.0%	0.0%
Sarnia C—Sarnia C	72.5%	27.5%	0.0%	0.0%
Point Edward V	79.1%	20.9%	0.0%	0.0%
Plympton Tp	81.2%	18.8%	0.0%	0.0%
Wyoming V	83.4%	16.6%	0.0%	0.0%
Forest T	83.2%	16.8%	0.0%	0.0%
Warwick Tp—Warwick Tp	61.8%	38.2%	0.0%	0.0%
Warwick Tp—Watford V	86.4%	13.6%	0.0%	0.0%
Bosanquet T	81.4%	18.6%	0.0%	0.0%
Arkona V	80.9%	19.1%	0.0%	0.0%
Thedford V	93.4%	6.6%	0.0%	0.0%
Grand Bend V	88.3%	11.7%	0.0%	0.0%
Lanark Co				
Montague Tp	87.9%	12.1%	0.0%	0.0%
Smiths Falls ST	85.2%	14.8%	0.0%	0.0%
Bathurst, N Burgess and Sherbrooke Tp— North Burgess Tp	81.6%	18.4%	0.0%	0.0%
Bathurst, N Burgess and Sherbrooke Tp— South Sherbrooke Tp	90.7%	9.3%	0.0%	0.0%
Bathurst, N Burgess and Sherbrooke Tp—Bathurst Tp	91.0%	9.0%	0.0%	0.0%
Drummond/North Elmsley Tp—North Elmsley Tp	85.1%	14.9%	0.0%	0.0%
Drummond/North Elmsley Tp—Drummond Tp	89.4%	10.6%	0.0%	0.0%
Perth T	85.3%	14.7%	0.0%	0.0%
Beckwith Tp	87.9%	12.1%	0.0%	0.0%
Carleton Place T	85.9%	14.1%	0.0%	0.0%
Almonte, Pakenham and Ramsay T—Ramsay Tp	84.9%	15.1%	0.0%	0.0%
Almonte, Pakenham and Ramsay T—Almonte T	83.2%	16.8%	0.0%	0.0%
Almonte, Pakenham and Ramsay T—Pakenham Tp	89.6%	10.4%	0.0%	0.0%
North West Lanark Tp—Lanark Tp	89.0%	11.0%	0.0%	0.0%
North West Lanark Tp—Lanark V	88.3%	11.7%	0.0%	0.0%
North West Lanark Tp—Lavant Dalhousie N Sherbrooke Tp	88.2%	11.8%	0.0%	0.0%
North West Lanark Tp—Darling Tp	89.5%	10.5%	0.0%	0.0%
Leeds and Grenville Co				
Edwardsburgh Tp	87.7%	12.3%	0.0%	0.0%
Cardinal V	95.0%	5.0%	0.0%	0.0%
Augusta Tp	85.9%	14.1%	0.0%	0.0%
Prescott ST	86.8%	13.2%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Merrickville-Wolford V—Wolford Tp	91.8%	8.2%	0.0%	0.0%
Merrickville-Wolford V—Merrickville V	91.5%	8.5%	0.0%	0.0%
North Grenville Tp—Oxford on Rideau Tp	83.4%	16.6%	0.0%	0.0%
North Grenville Tp—Kemptville T	79.3%	20.7%	0.0%	0.0%
North Grenville Tp—South Gower Tp	80.2%	19.8%	0.0%	0.0%
Elizabethtown Tp	90.3%	9.7%	0.0%	0.0%
Brockville C	84.6%	15.4%	0.0%	0.0%
Front of Yonge Tp	90.3%	9.7%	0.0%	0.0%
Front of Escott Tp	92.4%	7.6%	0.0%	0.0%
Front of Leeds and Lansdowne Tp	85.8%	14.2%	0.0%	0.0%
Gananoque ST	82.3%	17.7%	0.0%	0.0%
Rear of Leeds and Lansdowne Tp	92.4%	7.6%	0.0%	0.0%
Rear of Yonge and Escott Tp	92.9%	7.1%	0.0%	0.0%
Athens V	96.9%	3.1%	0.0%	0.0%
Kitley Tp	81.2%	18.8%	0.0%	0.0%
Rideau Lakes Tp—South Elmsley Tp	86.8%	13.2%	0.0%	0.0%
Rideau Lakes Tp—Bastard and South Burgess Tp	94.2%	5.8%	0.0%	0.0%
Rideau Lakes Tp—South Crosby Tp	92.8%	7.2%	0.0%	0.0%
Rideau Lakes Tp—North Crosby Tp	83.0%	17.0%	0.0%	0.0%
Rideau Lakes Tp—Newboro V	91.2%	8.8%	0.0%	0.0%
Westport V	81.5%	18.5%	0.0%	0.0%
Lennox and Addington Co				
Loyalist Tp—Amherst Island Tp	93.0%	7.0%	0.0%	0.0%
Loyalist Tp—Ernestown Tp	85.5%	14.5%	0.0%	0.0%
Loyalist Tp—Bath V	86.3%	13.7%	0.0%	0.0%
Greater Napanee T—South Fredericksburgh Tp	94.0%	6.0%	0.0%	0.0%
Greater Napanee T—Adolphustown Tp	93.0%	7.0%	0.0%	0.0%
Greater Napanee T—North Fredericksburgh Tp	90.0%	10.0%	0.0%	0.0%
Greater Napanee T—Richmond Tp	90.1%	9.9%	0.0%	0.0%
Greater Napanee T—Napanee T	91.4%	8.6%	0.0%	0.0%
Stone Mills Tp—Camden East Tp	87.6%	12.4%	0.0%	0.0%
Stone Mills Tp—Newburgh V	91.7%	8.3%	0.0%	0.0%
Stone Mills Tp—Sheffield Tp	82.4%	17.6%	0.0%	0.0%
Addington Highlands Tp—Kaladar Anglesea and Effingham Tp	96.8%	3.2%	0.0%	0.0%
Addington Highlands Tp—Denbigh Abinger and Ashby Tp	96.4%	3.6%	0.0%	0.0%
Middlesex Co				
Mosa Tp	85.7%	14.3%	0.0%	0.0%
Newbury V	90.2%	9.8%	0.0%	0.0%
Wardsville V	86.6%	13.4%	0.0%	0.0%
Ekfrid Tp	91.1%	8.9%	0.0%	0.0%
Glencoe V	90.9%	9.1%	0.0%	0.0%
Metcalf Tp	87.3%	12.7%	0.0%	0.0%
Caradoc Tp	83.5%	16.5%	0.0%	0.0%
Strathroy T	80.3%	19.7%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
North Dorchester Tp	85.7%	14.3%	0.0%	0.0%
West Nissouri Tp	89.1%	10.9%	0.0%	0.0%
London C	82.7%	17.3%	0.0%	0.0%
Middlesex Centre Tp—Delaware Tp	79.5%	20.5%	0.0%	0.0%
Middlesex Centre Tp—London Tp	85.9%	14.1%	0.0%	0.0%
Middlesex Centre Tp—Lobo Tp	86.9%	13.1%	0.0%	0.0%
East Williams Tp	82.1%	17.9%	0.0%	0.0%
Ailsa Craig V	95.2%	4.8%	0.0%	0.0%
Adelaide Tp	74.9%	25.1%	0.0%	0.0%
West Williams Tp	63.9%	36.1%	0.0%	0.0%
Parkhill T	86.4%	13.6%	0.0%	0.0%
McGillivray Tp	76.1%	23.9%	0.0%	0.0%
Biddulph Tp	76.2%	23.8%	0.0%	0.0%
Lucan V	87.3%	12.7%	0.0%	0.0%
Northumberland Co				
Brighton Tp	90.7%	9.3%	0.0%	0.0%
Brighton T	94.3%	5.7%	0.0%	0.0%
Cramahe Tp	91.8%	8.2%	0.0%	0.0%
Colborne V	91.9%	8.1%	0.0%	0.0%
Haldimand Tp	84.7%	15.3%	0.0%	0.0%
Hamilton Tp	88.2%	11.8%	0.0%	0.0%
Cobourg T	87.0%	13.0%	0.0%	0.0%
Hope Tp	90.7%	9.3%	0.0%	0.0%
Port Hope T	86.8%	13.2%	0.0%	0.0%
Alnwick Tp	89.2%	10.8%	0.0%	0.0%
Percy Tp	90.6%	9.4%	0.0%	0.0%
Hastings V	84.2%	15.8%	0.0%	0.0%
Municipality of Campbellford/Seymour— Seymour Tp	91.0%	9.0%	0.0%	0.0%
Municipality of Campbellford/Seymour— Campbellford T	89.5%	10.5%	0.0%	0.0%
Oxford Co				
Norwich Tp	90.1%	9.9%	0.0%	0.0%
Tillsonburg T	83.0%	17.0%	0.0%	0.0%
South-West Oxford Tp	88.3%	11.7%	0.0%	0.0%
Ingersoll T	86.8%	13.2%	0.0%	0.0%
Zorra Tp	89.6%	10.4%	0.0%	0.0%
East Zorra—Tavistock Tp	96.4%	3.6%	0.0%	0.0%
East Zorra—Tavistock Tp	96.4%	3.6%	0.0%	0.0%
Woodstock C—Woodstock C	87.4%	12.6%	0.0%	0.0%
Blandford—Blenheim Tp	90.1%	9.9%	0.0%	0.0%
Perth Co				
Perth East Tp—South Easthope Tp	91.1%	8.9%	0.0%	0.0%
Perth East Tp—North Easthope Tp	95.3%	4.7%	0.0%	0.0%
Perth East Tp—Ellice Tp	70.5%	29.5%	0.0%	0.0%
Perth East Tp—Morrington Tp	90.0%	10.0%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Perth East Tp—Milverton V	97.1%	2.9%	0.0%	0.0%
Stratford C	86.7%	13.3%	0.0%	0.0%
St Marys ST	87.0%	13.0%	0.0%	0.0%
Perth South Tp—Downie Tp	79.4%	20.6%	0.0%	0.0%
Perth South Tp—Blanshard Tp	87.6%	12.4%	0.0%	0.0%
Perth West Tp—Fullarton Tp	91.3%	8.7%	0.0%	0.0%
Perth West Tp—Hibbert Tp	68.8%	31.2%	0.0%	0.0%
Perth West Tp—Logan Tp	76.9%	23.1%	0.0%	0.0%
Perth West Tp—Mitchell T	89.8%	10.2%	0.0%	0.0%
Perth North Tp—Elma Tp	93.7%	6.3%	0.0%	0.0%
Perth North Tp—Wallace Tp	96.5%	3.5%	0.0%	0.0%
Perth North Tp—Listowel T	94.6%	5.4%	0.0%	0.0%
Peterborough Co				
Ashphodel—Norwood Tp—Ashphodel Tp	85.6%	14.4%	0.0%	0.0%
Ashphodel—Norwood Tp—Norwood V	91.7%	8.3%	0.0%	0.0%
Otonabee—South Monaghan Tp—Otonabee Tp	83.1%	16.9%	0.0%	0.0%
Otonabee—South Monaghan Tp— South Monaghan Tp	91.3%	8.7%	0.0%	0.0%
Cavan—Millbrook—North Monaghan Tp— Cavan Tp	92.3%	7.7%	0.0%	0.0%
Cavan—Millbrook—North Monaghan Tp— Millbrook V	95.1%	4.9%	0.0%	0.0%
Cavan—Millbrook—North Monaghan Tp— North Monaghan Tp	84.3%	15.7%	0.0%	0.0%
Peterborough C—Peterborough C	82.8%	17.2%	0.0%	0.0%
Peterborough C—*** Unknown ***				
Smith—Ennismore Tp—Ennismore Tp	77.4%	22.6%	0.0%	0.0%
Smith—Ennismore Tp—Smith Tp	89.3%	10.7%	0.0%	0.0%
Douro—Dummer Tp—Douro Tp	72.8%	27.2%	0.0%	0.0%
Douro—Dummer Tp—Dummer Tp	92.7%	7.3%	0.0%	0.0%
Lakefield V	89.7%	10.3%	0.0%	0.0%
Havelock—Belmont-Methuen Tp—Belmont and Methuen Tp	93.3%	6.7%	0.0%	0.0%
Havelock—Belmont-Methuen Tp—Havelock V	95.4%	4.6%	0.0%	0.0%
Burleigh-Anstruther—Chandos Tp—Chandos Tp	93.6%	6.4%	0.0%	0.0%
Burleigh-Anstruther—Chandos Tp—Burleigh and Anstruther Tp	93.9%	6.1%	0.0%	0.0%
Galway-Cavendish and Harvey Tp—Harvey Tp	92.0%	8.0%	0.0%	0.0%
Galway-Cavendish and Harvey Tp—Galway and Cavendish Tp	92.3%	7.7%	0.0%	0.0%
Prescott and Russell Co				
East Hawkesbury Tp	40.8%	8.9%	0.0%	50.3%
Hawkesbury T	31.6%	9.8%	0.0%	58.6%
Champlain Tp—West Hawkesbury Tp	46.6%	7.7%	0.0%	45.7%
Champlain Tp—Vankleek Hill T	60.2%	8.3%	0.0%	31.5%
Champlain Tp—Longueuil Tp	27.0%	9.5%	0.0%	63.5%
Champlain Tp—L'Orignal V	19.5%	8.6%	0.0%	71.9%
The Nation Municipality—Caledonia Tp	37.7%	10.4%	0.0%	51.9%

Municipality	English Public	English Separate	French Public	French Separate
The Nation Municipality—South Plantagenet Tp	24.2%	8.0%	0.0%	67.8%
The Nation Municipality—St. Isidore V	7.1%	2.1%	0.0%	90.8%
The Nation Municipality—Cambridge Tp	18.8%	9.2%	0.0%	72.0%
Alfred and Plantagenet Tp	24.8%	10.6%	0.0%	64.6%
Casselman V	9.5%	6.6%	0.0%	83.9%
Russell Tp	35.7%	14.2%	0.0%	50.1%
Clarence-Rockland C—Clarence Tp	21.0%	12.1%	0.0%	66.9%
Clarence-Rockland C—Rockland T	28.7%	12.7%	0.0%	58.6%
Prince Edward Co				
Prince Edward County C—North Marysburgh Tp	92.7%	7.3%	0.0%	0.0%
Prince Edward County C—South Marysburgh Tp	95.6%	4.4%	0.0%	0.0%
Prince Edward County C—Athol Tp	93.3%	6.7%	0.0%	0.0%
Prince Edward County C—Hallowell Tp	95.0%	5.0%	0.0%	0.0%
Prince Edward County C—Bloomfield V	96.0%	4.0%	0.0%	0.0%
Prince Edward County C—Picton T	92.3%	7.7%	0.0%	0.0%
Prince Edward County C—Sophiasburg	94.2%	5.8%	0.0%	0.0%
Prince Edward County C—Hillier Tp	94.9%	5.1%	0.0%	0.0%
Prince Edward County C—Wellington V	96.4%	3.6%	0.0%	0.0%
Prince Edward County C—Ameliasburg	88.3%	11.7%	0.0%	0.0%
Renfrew Co				
McNab/Braeside Tp—McNab Tp	79.4%	20.6%	0.0%	0.0%
McNab/Braeside Tp—Braeside V	72.0%	28.0%	0.0%	0.0%
Arnprior T	76.1%	23.9%	0.0%	0.0%
Bagot, Blythfield and Brougham Tp—Bagot and Blythfield Tp	78.1%	21.9%	0.0%	0.0%
Bagot, Blythfield and Brougham Tp—Brougham Tp	73.3%	26.7%	0.0%	0.0%
Griffith and Matawatchan Tp	77.2%	22.8%	0.0%	0.0%
Sebastopol Tp	75.7%	24.3%	0.0%	0.0%
Brudenell and Lyndoch Tp	74.6%	25.4%	0.0%	0.0%
Raglan Tp	89.6%	10.4%	0.0%	0.0%
Radcliffe Tp	51.2%	48.8%	0.0%	0.0%
Sherwood Jones and Burns Tp	47.7%	52.3%	0.0%	0.0%
Barry's Bay V	37.7%	62.3%	0.0%	0.0%
Hagarty and Richards Tp	60.0%	40.0%	0.0%	0.0%
Killaloe V	56.8%	43.2%	0.0%	0.0%
South Algona Tp	79.0%	21.0%	0.0%	0.0%
Grattan Tp	69.3%	30.7%	0.0%	0.0%
Eganville V	74.7%	25.3%	0.0%	0.0%
Admaston Tp	70.1%	29.9%	0.0%	0.0%
Horton Tp	74.7%	25.3%	0.0%	0.0%
Renfrew T	69.9%	30.1%	0.0%	0.0%
Ross Tp	85.3%	14.7%	0.0%	0.0%
Cobden V	94.9%	5.1%	0.0%	0.0%
Bromley Tp	63.6%	36.4%	0.0%	0.0%
Westmeath Tp	77.5%	22.5%	0.0%	0.0%
Beachburg V	89.0%	11.0%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Pembroke C	70.7%	29.3%	0.0%	0.0%
Stafford Tp	71.9%	28.1%	0.0%	0.0%
Wilberforce Tp	80.7%	19.3%	0.0%	0.0%
North Algona Tp	80.2%	19.8%	0.0%	0.0%
Alice and Fraser Tp	77.3%	22.7%	0.0%	0.0%
Petawawa T—Petawawa Tp	73.3%	26.7%	0.0%	0.0%
Petawawa T—Petawawa V	74.0%	26.0%	0.0%	0.0%
Rolph Buchanan Wylie and McKay Tp	70.2%	29.8%	0.0%	0.0%
Chalk River V	59.1%	40.9%	0.0%	0.0%
Deep River T	79.9%	20.1%	0.0%	0.0%
Head Clara and Maria Tp	66.0%	34.0%	0.0%	0.0%
Simcoe Co				
Adjala-Tosorontio Tp—Adjala pt	75.1%	24.9%	0.0%	0.0%
Adjala-Tosorontio Tp—Tosorontio pt	84.0%	16.0%	0.0%	0.0%
Adjala-Tosorontio Tp—Sunnindale pt	100.0%	0.0%	0.0%	0.0%
Bradford West Gwillimbury T—Tecumseth pt	88.2%	11.8%	0.0%	0.0%
Bradford West Gwillimbury T—W. Gwillimbury pt	79.7%	20.3%	0.0%	0.0%
Bradford West Gwillimbury T—Bradford pt	69.4%	30.6%	0.0%	0.0%
Innisfil—Innisfil	88.2%	11.8%	0.0%	0.0%
Essa Tp—Innisfil pt	87.0%	13.0%	0.0%	0.0%
Essa Tp—Essa pt	84.9%	15.1%	0.0%	0.0%
Essa Tp—Sunnindale pt	79.3%	20.7%	0.0%	0.0%
New Tecumseth T—Adjala pt	100.0%	0.0%	0.0%	0.0%
New Tecumseth T—Tecumseth pt	82.3%	17.7%	0.0%	0.0%
New Tecumseth T—Tottenham pt	79.0%	21.0%	0.0%	0.0%
New Tecumseth T—Beeton pt	82.9%	17.1%	0.0%	0.0%
New Tecumseth T—Essa pt	90.1%	9.9%	0.0%	0.0%
New Tecumseth T—Alliston pt	83.8%	16.2%	0.0%	0.0%
New Tecumseth T—Tosorontio pt	88.3%	11.7%	0.0%	0.0%
Clearview—Clearview	92.0%	8.0%	0.0%	0.0%
Collingwood—Collingwood	89.0%	11.0%	0.0%	0.0%
Springwater—Springwater	85.7%	14.3%	0.0%	0.0%
Barrie C	84.8%	15.2%	0.0%	0.0%
Oro/Medonte—Oro/Medonte	89.8%	10.2%	0.0%	0.0%
Ramara Tp—Mara pt	86.6%	13.4%	0.0%	0.0%
Ramara Tp—Rama pt	89.8%	10.2%	0.0%	0.0%
Severn Tp—Orillia pt	88.5%	11.5%	0.0%	0.0%
Severn Tp—Medonte pt	87.7%	12.3%	0.0%	0.0%
Severn Tp—Coldwater pt	92.7%	7.3%	0.0%	0.0%
Severn Tp—Tay pt	88.0%	12.0%	0.0%	0.0%
Severn Tp—Matchedash pt	90.7%	9.3%	0.0%	0.0%
Orillia C	87.6%	12.4%	0.0%	0.0%
Tay—Tay	81.3%	18.7%	0.0%	0.0%
Wasaga Beach T—Nottawasaga pt	84.1%	15.9%	0.0%	0.0%
Wasaga Beach T—Sunnindale pt	93.4%	6.6%	0.0%	0.0%
Wasaga Beach T—Wasaga Beach pt	83.1%	16.9%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Tiny—Tiny	72.5%	27.5%	0.0%	0.0%
Penetanguishene T	64.7%	25.9%	9.4%	0.0%
Midland T—Midland pt	80.6%	19.4%	0.0%	0.0%
Stormont, Dundas and Glengarry Co				
South Glengarry Tp—Lancaster Tp	56.5%	43.5%	0.0%	0.0%
South Glengarry Tp—Charlottenburgh Tp	58.7%	41.3%	0.0%	0.0%
South Glengarry Tp—Lancaster V	70.2%	29.8%	0.0%	0.0%
North Glengarry Tp—Kenyon Tp	57.5%	42.5%	0.0%	0.0%
North Glengarry Tp—Maxville V	79.3%	20.7%	0.0%	0.0%
North Glengarry Tp—Lochiel Tp	53.2%	46.8%	0.0%	0.0%
North Glengarry Tp—Alexandria T	41.0%	59.0%	0.0%	0.0%
Cornwall C	56.4%	43.6%	0.0%	0.0%
South Stormont Tp—Cornwall Tp	62.9%	37.1%	0.0%	0.0%
South Stormont Tp—Osnabruck Tp	77.0%	23.0%	0.0%	0.0%
North Stormont Tp—Finch Tp	54.5%	45.5%	0.0%	0.0%
North Stormont Tp—Finch V	82.4%	17.6%	0.0%	0.0%
North Stormont Tp—Roxborough Tp	61.2%	38.8%	0.0%	0.0%
South Dundas Tp—Williamsburgh Tp	81.7%	18.3%	0.0%	0.0%
South Dundas Tp—Morrisburg V	88.6%	11.4%	0.0%	0.0%
South Dundas Tp—Matilda Tp	83.0%	17.0%	0.0%	0.0%
South Dundas Tp—Iroquois V	92.4%	7.6%	0.0%	0.0%
North Dundas Tp—Mountain Tp	90.7%	9.3%	0.0%	0.0%
North Dundas Tp—Winchester Tp	78.3%	21.7%	0.0%	0.0%
North Dundas Tp—Winchester V	85.8%	14.2%	0.0%	0.0%
North Dundas Tp—Chesterville V	72.9%	27.1%	0.0%	0.0%
Victoria Co				
Emily Tp	79.4%	20.6%	0.0%	0.0%
Omeme V	93.4%	6.6%	0.0%	0.0%
Ops Tp	89.1%	10.9%	0.0%	0.0%
Manvers Tp	92.1%	7.9%	0.0%	0.0%
Ops Tp	89.1%	10.9%	0.0%	0.0%
Lindsay T—Lindsay T	89.2%	10.8%	0.0%	0.0%
Mariposa Tp	92.5%	7.5%	0.0%	0.0%
Woodville V	98.1%	1.9%	0.0%	0.0%
Eldon Tp	91.1%	8.9%	0.0%	0.0%
Fenelon Tp	92.8%	7.2%	0.0%	0.0%
Sturgeon Point V	92.4%	7.6%	0.0%	0.0%
Fenelon Falls V	96.0%	4.0%	0.0%	0.0%
Verulam Tp	93.7%	6.3%	0.0%	0.0%
Bobcaygeon V	95.8%	4.2%	0.0%	0.0%
Somerville Tp	92.2%	7.8%	0.0%	0.0%
Bexley Tp	90.5%	9.5%	0.0%	0.0%
Carden Tp	89.5%	10.5%	0.0%	0.0%
Dalton Tp	95.7%	4.3%	0.0%	0.0%
Laxton Digby and Longford Tp	93.0%	7.0%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Wellington Co				
Puslinch Tp	87.6%	12.4%	0.0%	0.0%
Guelph Tp	79.0%	21.0%	0.0%	0.0%
Guelph C	79.3%	20.7%	0.0%	0.0%
Eramosa Tp	89.2%	10.8%	0.0%	0.0%
Erin T—Erin Tp	88.8%	11.2%	0.0%	0.0%
Erin T—Erin V	88.3%	11.7%	0.0%	0.0%
West Garafraxa Tp	91.2%	8.8%	0.0%	0.0%
Nichol Tp	86.5%	13.5%	0.0%	0.0%
Fergus T	88.6%	11.4%	0.0%	0.0%
Elora V	85.8%	14.2%	0.0%	0.0%
Pilkington Tp	85.2%	14.8%	0.0%	0.0%
Mapleton Tp—Peel Tp	93.4%	6.6%	0.0%	0.0%
Mapleton Tp—Drayton V	96.3%	3.7%	0.0%	0.0%
Maryborough Tp	91.3%	8.7%	0.0%	0.0%
Minto Tp	92.3%	7.7%	0.0%	0.0%
Clifford V	96.5%	3.5%	0.0%	0.0%
Harriston T	96.6%	3.4%	0.0%	0.0%
Palmerston T	96.1%	3.9%	0.0%	0.0%
Arthur Tp	85.2%	14.8%	0.0%	0.0%
Mount Forest T	87.1%	12.9%	0.0%	0.0%
Arthur V	82.3%	17.7%	0.0%	0.0%
West Luther Tp	86.9%	13.1%	0.0%	0.0%
Algoma D				
Jocelyn Tp	100.0%	0.0%	0.0%	0.0%
Hilton Tp	100.0%	0.0%	0.0%	0.0%
Hilton Beach V	100.0%	0.0%	0.0%	0.0%
St Joseph Tp	100.0%	0.0%	0.0%	0.0%
Laird Tp	97.4%	2.6%	0.0%	0.0%
Tarbutt and Tarbutt Add'nl Tp	93.8%	6.2%	0.0%	0.0%
Johnson Tp	97.7%	2.3%	0.0%	0.0%
Plummer Additional Tp	100.0%	0.0%	0.0%	0.0%
Bruce Mines T	100.0%	0.0%	0.0%	0.0%
Thessalon Tp	100.0%	0.0%	0.0%	0.0%
Thessalon T	100.0%	0.0%	0.0%	0.0%
Day and Bright Additional Tp	93.0%	7.0%	0.0%	0.0%
Iron Bridge V	92.6%	7.4%	0.0%	0.0%
Thompson Tp	86.7%	13.3%	0.0%	0.0%
Blind River T	66.4%	33.6%	0.0%	0.0%
Shedden Tp	68.0%	32.0%	0.0%	0.0%
The North Shore Tp	80.1%	19.9%	0.0%	0.0%
Elliot Lake C	73.2%	26.8%	0.0%	0.0%
Macdonald Meredith et al Tp	98.1%	1.9%	0.0%	0.0%
Sault Ste Marie C	62.9%	37.1%	0.0%	0.0%
Prince Tp	73.1%	26.9%	0.0%	0.0%
Michipicoten Tp	65.6%	34.4%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Dubreuilville Tp	34.8%	65.2%	0.0%	0.0%
White River Tp	66.1%	33.9%	0.0%	0.0%
Hornepayne Tp	75.7%	24.3%	0.0%	0.0%
Cochrane D				
Black River—Matheson Tp	56.7%	43.3%	0.0%	0.0%
Timmins C	46.6%	53.4%	0.0%	0.0%
Iroquois Falls T	48.6%	51.4%	0.0%	0.0%
Glackmeyer Tp	51.2%	48.8%	0.0%	0.0%
Cochrane T	45.4%	54.6%	0.0%	0.0%
Smooth Rock Falls T	21.2%	78.8%	0.0%	0.0%
Fauquier-Strickland Tp	13.4%	86.6%	0.0%	0.0%
Moonbeam Tp	19.1%	80.9%	0.0%	0.0%
Kapuskasing T	27.4%	72.6%	0.0%	0.0%
Val Rita-Harty Tp	24.1%	75.9%	0.0%	0.0%
Opasatika Tp	14.1%	85.9%	0.0%	0.0%
Hearst T	16.9%	83.1%	0.0%	0.0%
Mattice—Val Cote Tp	13.3%	86.7%	0.0%	0.0%
Kenora D				
Ignace Tp	69.6%	30.4%	0.0%	0.0%
Sioux Narrows Tp	89.3%	10.7%	0.0%	0.0%
Keewatin T	83.6%	16.4%	0.0%	0.0%
Jaffray Melick T	78.7%	21.3%	0.0%	0.0%
Kenora T	79.8%	20.2%	0.0%	0.0%
Machin Tp	90.3%	9.7%	0.0%	0.0%
Dryden T/Barclay Tp—Dryden T	79.1%	20.9%	0.0%	0.0%
Dryden T/Barclay Tp—Barclay Tp	82.4%	17.6%	0.0%	0.0%
Sioux Lookout T—Sioux Lookout T	73.0%	27.0%	0.0%	0.0%
Red Lake Tp	86.2%	13.8%	0.0%	0.0%
Ear Falls Tp	97.3%	2.7%	0.0%	0.0%
Golden Tp	92.0%	8.0%	0.0%	0.0%
Pickle Lake Tp				
Manitoulin D				
Tehkummah Tp	100.0%	0.0%	0.0%	0.0%
Carnarvon Tp	100.0%	0.0%	0.0%	0.0%
Sandfield Tp	100.0%	0.0%	0.0%	0.0%
Assiginack Tp	100.0%	0.0%	0.0%	0.0%
Northeastern Manitoulin T—Howland T	100.0%	0.0%	0.0%	0.0%
Northeastern Manitoulin T—Little Current T	94.4%	5.6%	0.0%	0.0%
Billings Tp	100.0%	0.0%	0.0%	0.0%
Gordon Tp	100.0%	0.0%	0.0%	0.0%
Gore Bay T	100.0%	0.0%	0.0%	0.0%
Burpee and Mills Tp—Burpee Tp	100.0%	0.0%	0.0%	0.0%
Barrie Island Tp	100.0%	0.0%	0.0%	0.0%
Cockburn Island Tp	100.0%	0.0%	0.0%	0.0%
Rutherford and George Island Tp	61.0%	39.0%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Muskoka D				
Gravenhurst T	92.7%	7.3%	0.0%	0.0%
Bracebridge T	91.0%	9.0%	0.0%	0.0%
Lake of Bays Tp	94.0%	6.0%	0.0%	0.0%
Huntsville T	92.5%	7.5%	0.0%	0.0%
Muskoka Lakes Tp	93.7%	6.3%	0.0%	0.0%
Georgian Bay Tp—Georgian Bay Tp	84.2%	15.8%	0.0%	0.0%
Georgian Bay Tp—Georgian Bay Tp	50.2%	49.8%	0.0%	0.0%
Nipissing D				
Airy Tp	64.7%	35.3%	0.0%	0.0%
Papineau-Cameron Tp	54.7%	45.3%	0.0%	0.0%
Mattawan Tp	75.6%	24.4%	0.0%	0.0%
Mattawa T	40.4%	59.6%	0.0%	0.0%
Calvin Tp	75.5%	24.5%	0.0%	0.0%
Bonfield Tp	59.2%	40.8%	0.0%	0.0%
Chisholm Tp	68.9%	31.1%	0.0%	0.0%
East Ferris Tp	61.6%	38.4%	0.0%	0.0%
North Bay C	65.9%	34.1%	0.0%	0.0%
Springer Tp	28.6%	71.4%	0.0%	0.0%
Sturgeon Falls T	33.1%	66.9%	0.0%	0.0%
Cache Bay T	31.3%	68.7%	0.0%	0.0%
Caldwell Tp	15.5%	84.5%	0.0%	0.0%
Field Tp	30.8%	69.2%	0.0%	0.0%
Temagami Tp—Temagami Tp	79.6%	20.4%	0.0%	0.0%
Parry Sound D				
Seguin Tp—Humphrey Tp	96.5%	3.5%	0.0%	0.0%
Seguin Tp—Rosseau V	98.5%	1.5%	0.0%	0.0%
Seguin Tp—Foley Tp	95.8%	4.2%	0.0%	0.0%
Seguin Tp—Christie Tp	96.6%	3.4%	0.0%	0.0%
The Archipelago Tp	100.0%	0.0%	0.0%	0.0%
McMurrich Tp—McMurrich Tp	95.2%	4.8%	0.0%	0.0%
Perry Tp	93.9%	6.1%	0.0%	0.0%
Kearney T	90.8%	9.2%	0.0%	0.0%
Armour Tp	96.3%	3.7%	0.0%	0.0%
Burk's Falls V	98.6%	1.4%	0.0%	0.0%
Ryerson Tp	98.0%	2.0%	0.0%	0.0%
McKellar Tp	96.9%	3.1%	0.0%	0.0%
McDougall Tp	96.1%	3.9%	0.0%	0.0%
Parry Sound T	95.1%	4.9%	0.0%	0.0%
Carling Tp	97.0%	3.0%	0.0%	0.0%
Hagerman Tp	100.0%	0.0%	0.0%	0.0%
Magnetawan Tp—Chapman Tp	96.7%	3.3%	0.0%	0.0%
Magnetawan Tp—Magnetawan V	99.5%	0.5%	0.0%	0.0%
Strong Tp	97.6%	2.4%	0.0%	0.0%
Sundridge V	98.6%	1.4%	0.0%	0.0%
Joly Tp	98.4%	1.6%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Machar Tp	96.0%	4.0%	0.0%	0.0%
South River V	98.5%	1.5%	0.0%	0.0%
South Himsworth Tp	84.1%	15.9%	0.0%	0.0%
Trout Creek T	76.8%	23.2%	0.0%	0.0%
Powassan T	75.6%	24.4%	0.0%	0.0%
North Himsworth Tp	84.3%	15.7%	0.0%	0.0%
Nipissing Tp	84.0%	16.0%	0.0%	0.0%
Rainy River D				
Atikokan Tp	84.0%	16.0%	0.0%	0.0%
Alberton Tp	86.7%	13.3%	0.0%	0.0%
Fort Frances T	77.5%	22.5%	0.0%	0.0%
La Vallee Tp	94.1%	5.9%	0.0%	0.0%
Emo Tp	92.6%	7.4%	0.0%	0.0%
Chapple Tp	92.5%	7.5%	0.0%	0.0%
Morley Tp	80.3%	19.7%	0.0%	0.0%
Dawson Tp—Dilke Tp	66.2%	33.8%	0.0%	0.0%
Dawson Tp—Worthington Tp	81.4%	18.6%	0.0%	0.0%
Dawson Tp—Blue Tp	95.7%	4.3%	0.0%	0.0%
Dawson Tp—Atwood Tp	86.5%	13.5%	0.0%	0.0%
Rainy River T	90.1%	9.9%	0.0%	0.0%
Lake of the Woods Tp—McCrosson and	97.3%	2.7%	0.0%	0.0%
Lake of the Woods Tp—Morson Tp	91.2%	8.8%	0.0%	0.0%
Sudbury D				
Cosby Mason and Martland Tp	36.9%	63.1%	0.0%	0.0%
Casimir Jennings and Appleby Tp	37.5%	62.5%	0.0%	0.0%
Ratter and Dunnet Tp	37.3%	62.7%	0.0%	0.0%
Hagar Tp	43.7%	56.3%	0.0%	0.0%
The Spanish River Tp	78.2%	21.8%	0.0%	0.0%
Massey T	70.8%	29.2%	0.0%	0.0%
Webbwood T	76.3%	23.7%	0.0%	0.0%
Espanola T/Merritt Tp—Espanola T	61.3%	38.7%	0.0%	0.0%
Baldwin Tp	58.4%	41.6%	0.0%	0.0%
Nairn and Hyman Tp—Nairn Tp	73.7%	26.3%	0.0%	0.0%
Chapleau Tp	50.9%	49.1%	0.0%	0.0%
Thunder Bay D				
Neebing Tp	88.1%	11.9%	0.0%	0.0%
Thunder Bay C	69.8%	30.2%	0.0%	0.0%
Oliver and Paipoonge Tp—Paipoonge Tp	82.5%	17.5%	0.0%	0.0%
Oliver and Paipoonge Tp—Oliver Tp	85.8%	14.2%	0.0%	0.0%
Gillies Tp	95.2%	4.8%	0.0%	0.0%
O'Connor Tp	91.3%	8.7%	0.0%	0.0%
Conmee Tp	89.8%	10.2%	0.0%	0.0%
Shuniah Tp	81.0%	19.0%	0.0%	0.0%
Dorion Tp	86.7%	13.3%	0.0%	0.0%
Red Rock Tp	66.8%	33.2%	0.0%	0.0%
Nipigon Tp	67.0%	33.0%	0.0%	0.0%

Municipality	English Public	English Separate	French Public	French Separate
Schreiber Tp	47.2%	52.8%	0.0%	0.0%
Terrace Bay Tp	66.1%	33.9%	0.0%	0.0%
Marathon T	75.6%	24.4%	0.0%	0.0%
Manitouwadge Tp	65.5%	34.5%	0.0%	0.0%
Longlac T	49.4%	50.6%	0.0%	0.0%
Nakina Tp				
Geraldton T	66.9%	33.1%	0.0%	0.0%
Beardmore Tp	66.9%	33.1%	0.0%	0.0%
Timiskaming D				
Coleman Tp—Coleman Tp	67.1%	32.9%	0.0%	0.0%
Latchford T	71.0%	29.0%	0.0%	0.0%
Cobalt T	59.6%	40.4%	0.0%	0.0%
Haileybury T	58.0%	42.0%	0.0%	0.0%
Harris Tp	62.0%	38.0%	0.0%	0.0%
Dymond Tp	58.5%	41.5%	0.0%	0.0%
New Liskeard T	63.6%	36.4%	0.0%	0.0%
Hudson Tp	80.0%	20.0%	0.0%	0.0%
Kerns Tp	73.1%	26.9%	0.0%	0.0%
Harley Tp	70.1%	29.9%	0.0%	0.0%
Casey Tp	24.9%	75.1%	0.0%	0.0%
Brethour Tp	71.2%	28.8%	0.0%	0.0%
Hilliard Tp	73.1%	26.9%	0.0%	0.0%
Armstrong Tp	28.8%	71.2%	0.0%	0.0%
Thornloe V	49.3%	50.7%	0.0%	0.0%
James Tp	82.4%	17.6%	0.0%	0.0%
Dack Tp	81.7%	18.3%	0.0%	0.0%
Charlton T	88.7%	11.3%	0.0%	0.0%
Evanturel Tp	64.1%	35.9%	0.0%	0.0%
Englehart T	89.0%	11.0%	0.0%	0.0%
Chamberlain Tp	74.7%	25.3%	0.0%	0.0%
Matachewan Tp	73.2%	26.8%	0.0%	0.0%
McGarry Tp	49.8%	50.2%	0.0%	0.0%
Larder Lake Tp	65.4%	34.6%	0.0%	0.0%
Gauthier Tp	71.4%	28.6%	0.0%	0.0%
Kirkland Lake T	66.0%	34.0%	0.0%	0.0%

ERNIE EVES
Minister of Finance

Dated on June 29, 1999.

29/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—07—24

ONTARIO REGULATION 383/99 made under the RETAIL SALES TAX ACT

Made: June 30, 1999

Filed: July 5, 1999

Amending O. Reg. 1012 of R.R.O. 1990
(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Regulation 1012 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) The definition of "aircraft" in section 1 of Regulation 1012 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"aircraft" means any machine capable of deriving support in the atmosphere from reactions of the air, other than a machine designed to derive support in the atmosphere from reactions against the earth's surface of air expelled from the machine, and includes a rocket;

(2) Section 1 of the Regulation is amended by adding the following definitions:

"commercial aircraft" means an aircraft for the use of the general public and not primarily reserved for a particular person, if operated, or available for operation, for hire or reward;

"hire or reward" means any payment, consideration, gratuity or benefit, directly or indirectly charged, demanded, received or collected by any person for the use of an aircraft;

(3) Section 1 of the Regulation is amended by adding the following definition:

"medical research" means,

(a) basic biomedical research to explore the fundamental biological processes underlying health and disease in humans, or

(b) applied clinical research to develop new technologies for disease prevention, diagnosis, treatment and rehabilitation,

but does not include,

(c) epidemiological population-based studies, the analysis of health care systems or the instruction of students.

(4) Section 1 of the Regulation is amended by adding the following definition:

"state aircraft" means an aircraft used exclusively in the service of Her Majesty in right of Canada or in right of a province;

2. Subsection 3.1 (4) of the Regulation is revoked and the following substituted:

(4) Despite subsections (1) and (2), the fair value of a package or arrangement of items of tangible personal property is zero if,

(a) the package or arrangement contains items of tangible personal property that can be acquired by a purchaser exempt from tax under the Act; and

(b) the total cost to the vendor of the items of tangible personal property in the package or arrangement that are subject to tax under the Act and of the container and packaging is less than 10 per cent of the cost to the vendor of the items described in clause (a).

3. The Regulation is amended by adding the following section:

5.1 The provision of the following telecommunication services is prescribed for the purposes of clause (k) of the definition of "sale" in subsection 1 (1) of the Act:

1. Telecommunication services that are transmitted and received within the province.

2. Telecommunication services that are transmitted from or received within the province if the instrument or facility for the emission, transmission or reception of the service in respect of which the charge for the provision of the telecommunication service is, or is to be, billed is ordinarily situated in the province.

3. Telecommunication services that are transmitted from the province and with respect to which the purchaser is not liable to pay tax on the telecommunication service to any other jurisdiction.

4. Private line telephone service which includes a service point in Ontario and which is provided to a person who contracts in Ontario for the provision of the service.

5. Telecommunication services for which the purchaser prepays a specified amount of money through the acquisition of a card or other device by means of which the purchaser acquires access to telecommunication services up to the specified amount without further payment.

4. (1) The definition of "member of the family" in subsection 10 (1) of the Regulation is amended by inserting "aunt, uncle, niece, nephew, grand aunt, grand uncle, grand niece, grand nephew, cousin, spouse of the aunt, uncle, niece, nephew, grand aunt, grand uncle, grand niece, grand nephew or cousin," after "sister-in-law" in the third line.

(2) Subsection 10 (1) of the Regulation is amended by adding the following definition:

"principal care giver" means an individual, other than a member of the family, who lives within 40 kilometres of the person with respect to whom the expression is being used and who maintains a care giving relationship with that person;

(3) Subsection 10 (3) of the Regulation is amended by adding the following paragraph:

2.1 A principal care giver purchasing the vehicle to provide transportation on a regular basis to a person with a permanent physical disability who does not own a motor vehicle or lease a motor vehicle on a long-term lease and who does not have a member of the family who is willing and able to provide transportation for that person.

(4) Clause 10 (5) (c) of the Regulation is amended by inserting "or the person with a permanent physical disability or a member of

the family of that person or the principal care giver" after "purchaser" in the third line.

(5) Clause 10 (7) (b) of the Regulation is revoked and the following substituted:

- (b) the other motor vehicle was purchased from the applicant by a member of the family or the principal care giver of the person with a permanent physical disability and the member of the family or the principal care giver paid tax under the Act on the fair value of the vehicle on its purchase or on the fair market value of the vehicle; or

(6) Section 10 of the Regulation is amended by adding the following subsection:

(8.1) A rebate may be paid to a purchaser described in paragraph 2.1 of subsection (3) only in respect of applications submitted after May 5, 1998.

(7) Subparagraph i of paragraph 3 of subsection 10 (9) of the Regulation is amended by inserting "or an optometrist's certificate of visual acuity" after "certificate" in the first line.

(8) Subsection 10 (9) of the Regulation is amended by adding the following paragraph:

3.1. If the applicant is a principal care giver who is purchasing the motor vehicle to provide transportation for a person with a permanent physical disability,

- i. a physician's certificate or optometrist's certificate of visual acuity describing the nature of the physical disability of the person and stating whether the disability is permanent,
- ii. a statement by the applicant that he or she is a principal care giver of the person with a permanent physical disability and that no member of the family was willing and able to provide transportation for the person on a regular basis, and
- iii. a statement by the applicant of the use the applicant will make of the vehicle to provide transportation for the person with a permanent physical disability.

5. The Regulation is amended by adding the following section:

14.2 (1) In this section,

"affiliate" has the same meaning as in subsection 3 (14) of the *Land Transfer Tax Act*;

"custom computer program" means a computer program that is designed and developed solely to meet the specific requirements of, and that is intended for the exclusive use of, a particular person, and includes a computer program that is modified as described under clause (2) (c) or (d);

"modifications" means changes made to the original source code of a computer program;

"pre-written computer program" means a pre-packaged computer program that may be purchased in a form that is ready for use without further modifications and includes a computer program that is designed and developed for the use of more than one person.

(2) For the purpose of paragraph 62 of subsection 7 (1) of the Act, a computer program is considered to be designed and developed to meet the specific requirements of the initial purchaser if,

- (a) the computer program is a custom computer program, whether designed and developed by the vendor or by an affiliate of the vendor;
- (b) any modification to a custom computer program is made for the same person for whom the computer program was originally designed and developed;
- (c) a pre-written computer program is modified solely to meet the specific requirements of a particular person and the price of or payment for the modification is separate from and is greater than the price of or payment for the pre-written computer program;
- (d) a pre-written computer program is modified as a condition of its sale solely to meet the specific requirements of a particular person and the price of or payment for the computer program, as modified, is more than 200 per cent of the price that would have been the price of or payment for the computer program without the modifications;
- (e) any further modifications to a computer program described in clause (a), (b), (c) or (d) are made for the same person for whom the computer program was originally designed and developed; or
- (f) a computer program described in clause (a), (b), (c) or (d) that is used in a business is sold in a transaction in which the purchaser acquires all or substantially all of the business assets and will continue to carry on the business, and any modifications to the computer program provided to the purchaser.

(3) Subsection (2) does not apply to a computer program that is a copy of the computer program described in clause (2) (a), (b), (c) or (d) or that is sold or leased to or licensed for use by any person other than the person for whom the program was designed or developed.

(4) For the purposes of clause (2) (a), (b), (c) or (d), the price of or payment for the pre-written computer program is the price paid for the initial licence and does not include the price paid for any additional licences acquired by the purchaser. The price of or payment for the modifications does not include charges made for modifications on which tax was paid under this Act.

6. The Regulation is amended by adding the following section:

15.6 In respect of the provision of private line telephone service, as specified in paragraph 4 of section 5.1, the purchaser shall pay tax on that proportion of the fair value of the telecommunication service provided that the total length of the private line within the province bears to the total length through which the service is provided.

7. Subsection 17.1 (1) of the Regulation is revoked and the following substituted:

(1) When tangible personal property is sold in Ontario and within 30 days of the sale the tangible personal property is taken out of Ontario by the purchaser or on the purchaser's behalf to be used permanently outside of Ontario, the Minister may rebate to the purchaser the tax paid by the purchaser at the time of the sale.

8. Subsection 27 (1) of the Regulation is amended by striking out "published by Maclean Hunter Ltd." in the fifth and sixth lines.

9. (1) Clause 30 (1) (a) of the Regulation is amended by striking out "1997" and substituting "1999".

(2) Subsection 30 (5) of the Regulation is amended by striking out "1997" in the third line and substituting "1999".

(3) Subsection 30 (9) of the Regulation is amended by striking out "1997" and substituting "1999".

10. (1) Except as provided in subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Subsections 1 (1), (2) and (4) shall be deemed to have come into force on December 9, 1996.

(3) Subsection 1 (3) and section 5 shall be deemed to have come into force on May 7, 1997.

ERNIE EVES
Minister of Finance

Dated on June 30, 1999.

30/99

ONTARIO REGULATION 384/99
made under the
RETAIL SALES TAX ACT

Made: June 30, 1999
Filed: July 5, 1999

Amending Reg. 1012 of R.R.O. 1990
(Definitions by Minister, Exemptions, Forms and Rebates)

Note: Since the end of 1998, Regulation 1012 has been amended by Ontario Regulation 383/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 1012 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

3.3 (1) In subsection 2.2 (1) of the Act, the definition of "specified tangible personal property" includes,

- (a) clothing described in Section VII, Chapter 39, Section VIII, Chapter 42, Section XI, Chapters 61 and 62, and Section XII, Chapter 65 of the Schedule to the *Customs Tariff* (Canada); and
- (b) beverages described in Section IV, Chapter 22 of the Schedule to the *Customs Tariff* (Canada).

(2) Despite clause (1) (a), the definition of "specified tangible personal property" in subsection 2.2 (1) of the Act does not include,

- (a) clothing that, in the opinion of the collection agent, is labelled or is otherwise identifiable as boys', girls' or children's clothing; or
- (b) clothing that the returning resident declares, in the form and manner required by the collection agent, is intended to be worn by a child under 13 years of age.

(3) Despite clause (1) (b), the definition of "specified tangible personal property" in subsection 2.2 (1) of the Act does not include,

- (a) soda, sparkling water, mineral water or water sold in bottles or other containers each containing in excess of one litre; or
- (b) non-carbonated fruit juice beverages or fruit drinks containing 25 per cent or more by volume of a natural fruit juice or combination of natural fruit juices or a natural fruit juice or combination of natural fruit juices that have been reconstituted into their original state.

(4) For the purposes of clause (a) of the definition of "specified tangible personal property" in subsection 2.2 (1) of the Act, "vehicles" means,

- (a) automobiles, motorcycles, mopeds, trucks, trailers and all other motor vehicles for which a permit is required under the *Highway Traffic Act*;
- (b) off-road vehicles for which a permit is required under the *Off-Road Vehicles Act*; or
- (c) motorized snow vehicles for which a permit is required under the *Motorized Snow Vehicles Act*.

2. This Regulation comes into force on April 16, 1999.

ERNIE EVES
Minister of Finance

Dated on June 30, 1999.

30/99

ONTARIO REGULATION 385/99
made under the
GAMING CONTROL ACT

Made: June 16, 1999
Filed: July 6, 1999

**GAMES OF CHANCE CONDUCTED AND
MANAGED BY THE ONTARIO CASINO
CORPORATION AND THE ONTARIO
LOTTERY CORPORATION**

DEFINITIONS AND APPLICATION OF REGULATION

1. In this Regulation,

"charity casino" means a gaming premises where games of chance are conducted and managed by the Ontario Lottery Corporation and includes the premises where ancillary services to the games of chance are provided, but does not include a slot machine facility;

"chip" means a symbol of value that is issued for the playing of games of chance in a casino or charity casino and that is redeemable for cash at the casino or at a charity casino, as the case may be;

"gaming employee" means an individual who is employed in the operation of a casino, charity casino, slot machine facility or prescribed lottery scheme, whose regular duties require access to any area of the premises used for gaming-related purposes and who does not supervise other individuals, but does not include an employee whose activities, in the opinion of the Registrar, do not affect the integrity of the operation of the gaming premises;

"gaming equipment" means equipment, including a slot machine, that,

- (a) could influence the outcome of a game of chance that is held in a casino, charity casino or slot machine facility or that is a prescribed lottery scheme, or
- (b) is integral to the conduct, management or operation of a game of chance described in clause (a);

"gaming key employee" means an individual who is employed in the operation of a gaming premises that is a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme and who,

- (a) exercises significant decision-making authority with respect to the operation of the gaming premises,
- (b) is the head of a department that is responsible for human resources, accounting, audit, purchasing or compliance with respect to the gaming premises,

(c) in the opinion of the Registrar, supervises gaming employees employed in the operation of the gaming premises, or

(d) under contract with the Ontario Casino Corporation, the Ontario Lottery Corporation or the operator of the gaming premises, provides training to individuals in gaming, dealing, equipment installation, maintenance or repairs or any other gaming-related aspect of the premises;

"gaming management system" means any computer-based equipment or equipment that relies on mechanical or electronic devices used in the operation of a game of chance held in a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme, and includes links connected to progressive slot machines, computerized keno games, computerized systems for monitoring slot machines, stand-alone progressive systems for table games that have progressive jackpots and equipment used for recording or transmitting gaming information or information about transactions relating to gaming security;

"gaming-related supplier" means a person, other than the Ontario Casino Corporation or the Ontario Lottery Corporation, who,

(a) manufactures, provides, installs, maintains or repairs gaming equipment or provides gaming services that,

(i) could influence the outcome of a game of chance that is held in a casino, charity casino or slot machine facility or that is a prescribed lottery scheme, or

(ii) is integral to the conduct, management or operation of a game of chance described in subclause (i),

(b) provides, installs, maintains or repairs a surveillance system for a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme,

(c) manufactures, provides, installs, maintains, repairs or operates a gaming management system,

(d) operates a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme, or

(e) under contract with the Ontario Casino Corporation, the Ontario Lottery Corporation or the operator of a gaming premises that is a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme, provides training to individuals in gaming, dealing, equipment installation, maintenance or repairs or any other gaming-related aspect of the gaming premises, but is not a registered gaming key employee;

"non-gaming-related supplier" means a person who provides goods or services that relate to the construction, furnishing, repair, maintenance or business of a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme, but that are not directly related to the playing of games of chance, and includes a landlord of premises used for gaming-related purposes;

"operator" means a registered gaming-related supplier who operates a gaming premises that is a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme under contract with the Ontario Casino Corporation or the Ontario Lottery Corporation;

"prescribed lottery scheme" means a lottery scheme that is prescribed by section 2;

"Registrar" means the Registrar of Alcohol and Gaming;

"slot machine" has the same meaning as in subsection 198 (3) of the *Criminal Code* (Canada);

"slot machine facility" means a gaming premises located at a race-track, at which horse racing is carried on under the *Racing Commission Act* and where games of chance are operated on or through a slot machine, and includes the premises where ancillary services to the games of chance are provided;

"token" means a symbol of value that is issued for playing slot machines and that is redeemable for cash at a gaming premises;

"trade union" means a trade union within the meaning of the *Labour Relations Act, 1995* that represents persons employed in a gaming premises.

2. The following lottery schemes are prescribed for the purposes of clause (c) of the definition of "game of chance" in subsection 1 (1) of the Act:

1. A lottery scheme conducted and managed by the Ontario Lottery Corporation at a charity casino or slot machine facility and operated on or through a slot machine.

2. A lottery scheme conducted and managed by the Ontario Lottery Corporation at a charity casino and played on tables or wheels of fortune, including card games, roulette, keno, and dice games.

CLASSES OF REGISTRANTS

3. The following classes of suppliers are established for the purposes of registration under the Act:

1. Gaming-related supplier.

2. Non-gaming-related supplier.

3. Trade union.

4. No person, other than the Ontario Casino Corporation, the Ontario Lottery Corporation or a registered gaming-related supplier, is authorized to do any of the actions described in the definition of "gaming-related supplier" in section 1.

5. (1) No person, other than the Ontario Casino Corporation, the Ontario Lottery Corporation or a person registered as a non-gaming-related supplier or gaming-related supplier, is authorized to do any of the actions described in the definition of "non-gaming-related supplier" in section 1.

(2) A person who provides goods or services for the operation of a gaming premises is exempt from the requirement to register as a non-gaming-related supplier and from subsection (1) if the person has obtained a written certificate of exemption from the Registrar stating that,

(a) in the opinion of the Registrar,

(i) in any 12-month period starting April 1 and ending March 31 of the next year, the value of the goods or services that the person provides to any one gaming premises does not exceed \$100,000 and that the total value of the goods or services that the person provides to all casinos, charity casinos, slot machine facilities and premises used for a prescribed lottery scheme does not exceed \$300,000, or

(ii) the person's business is regulated by the government of Ontario or Canada or an agency of them and the regulating body has carried out a due diligence investigation of the person that is satisfactory to the Registrar; and

(b) the Registrar is satisfied that issuing the certificate is not contrary to the public interest.

(3) The certificate of exemption shall identify the business premises of the person who is exempted.

(4) A holder of a certificate of exemption shall produce it on demand and, if the holder is a corporation or partnership, notify the Registrar in writing immediately of all changes in the officers, directors or partners.

(5) A certificate of exemption ceases to be effective if,

- (a) the Registrar determines that the certificate is contrary to the public interest and so notifies the holder;
- (b) the value of the goods or services that the holder had provided exceeds the limits set out in subclause (2) (a) (i) and the certificate was not issued under subclause (2) (a) (ii); or
- (c) the expiry date set out on the certificate has passed.

(6) A holder of a certificate of exemption shall notify the Registrar in writing within five days of any change in address or material change in any person who is the owner or beneficial owner of the business for which the certificate of exemption is issued.

(7) A holder of a certificate of exemption that ceases to be effective under clause (5) (a) or (b) shall immediately notify the Registrar of that fact and return the certificate to the Registrar.

(8) A holder of a certificate of exemption issued under subclause (2) (a) (ii) shall immediately notify the Registrar if the person's business ceases to be regulated by the government of Ontario or Canada or an agency of them.

6. The following classes of gaming assistants are established for the purpose of registration under the Act:

- 1. Gaming key employee.
- 2. Gaming employee.

7. No person, other than a registered gaming key employee, is authorized to do any of the actions described in the definition of "gaming key employee" in section 1.

8. No person, other than a registered gaming employee, is authorized to do any of the actions described in the definition of "gaming employee" in section 1.

9. (1) An individual is exempt from the requirement to register as a gaming key employee or gaming employee if,

- (a) the individual is employed by a registered non-gaming-related supplier or by the holder of a certificate of exemption mentioned in subsection 5 (2) and the individual is not an individual described in subsection (2); or
- (b) the individual is employed by a registered gaming-related supplier who manufactures, provides, installs, maintains or repairs gaming equipment or a gaming management system and the individual completes and files with the Registrar the information return that is required under subsection 16 (3).

(2) An individual whose regular duties of employment require access to any area of a slot machine facility used for gaming-related purposes or who supervises such an individual is not exempt from the requirement to register as a gaming key employee or gaming employee.

APPLICATIONS

10. (1) An application for registration or renewal of registration as a supplier or a gaming assistant under this Regulation shall be in a form provided by the Registrar and shall state the class or classes of registration for which the applicant is applying and an address for service in Ontario.

(2) The application shall be accompanied by the fee established by the board of the Commission.

(3) An application for registration as a gaming key employee or gaming employee shall be accompanied by an offer of employment by an operator, the Ontario Lottery Corporation or a non-gaming-related supplier.

- (4) The offer of employment mentioned in subsection (3),
 - (a) must be signed by an authorized signing official;
 - (b) must be conditional on the application being granted; and
 - (c) must not have been withdrawn before the application is granted.

11. (1) Upon receiving a completed application under section 10, the Registrar shall consider the application and either grant it or refuse it.

(2) If an application for registration or renewal of registration as a gaming key employee or gaming employee is accompanied by an offer of employment by an operator, the Registrar shall not grant the application unless the operator has submitted an application to the Registrar for registration as a gaming-related supplier or is a registered gaming-related supplier.

(3) If an application for registration or renewal of registration as a gaming key employee or gaming employee is accompanied by an offer of employment by a non-gaming-related supplier, the Registrar shall not grant the application unless the supplier has submitted an application to the Registrar for registration as a non-gaming-related supplier or is a registered non-gaming-related supplier or the holder of a certificate of exemption mentioned in subsection 5 (2).

(4) Upon granting an application, the Registrar shall issue a certificate of registration to the applicant stating the expiry date of the registration.

(5) A registration that is granted or renewed expires four years from the date set out on the certificate of registration.

(6) Despite subsection (5), the registration of a gaming employee or gaming key employee shall terminate if,

- (a) the Registrar refuses an application for registration or renewal of registration as a gaming-related supplier by the operator named in the registrant's registration;
- (b) the Registrar refuses an application for registration or renewal of registration as a non-gaming-related supplier by the non-gaming-related supplier named in the registrant's registration;
- (c) the registration of the operator or the non-gaming-related supplier named in the registrant's registration is terminated; or
- (d) the registrant's employment with the operator or the non-gaming-related supplier named in the registrant's registration or with the Ontario Lottery Corporation is terminated.

(7) The Registrar shall revive the registration of a gaming key employee or gaming employee that has terminated under subsection (6) if,

- (a) within 30 days after the termination of the registration, the registrant applies to the Registrar to have the name of the operator or the non-gaming-related supplier named in the registration or the name of the Ontario Lottery Corporation replaced with the name of another operator or non-gaming-related supplier or the Ontario Lottery Corporation; and
- (b) the Registrar grants the application.

(8) An application described in clause (7) (a) shall be accompanied by an offer of employment by the operator or the non-gaming-related supplier named in the application or the Ontario Lottery Corporation that,

- (a) must be signed by an authorized signing official;
- (b) must be conditional on the application being granted; and
- (c) must not have been withdrawn before the application is granted.

(9) The Registrar shall grant an application described in clause (7) (a) if it is complete.

12. A registered gaming key employee or registered gaming employee who is employed by the Ontario Lottery Corporation is exempt from the requirement in clause 5 (1) (b) of the Act to have a registered supplier named in the registration.

TERMS OF REGISTRATION

13. (1) The requirements set out in sections 14 to 34 for registrants are terms of their registration.

(2) The requirements set out in sections 18, 19, 20 and 24 to 30 for operators also apply to the Ontario Lottery Corporation when it operates a gaming premises that is a charity casino, a slot machine facility or the premises used for a prescribed lottery scheme.

CERTIFICATES

14. (1) Every supplier registered under this Regulation shall prominently display the supplier's certificate of registration or a copy of the certificate at the business premises identified in the supplier's registration.

(2) Every gaming assistant registered under this Regulation shall carry the certificate of registration when carrying out any duties of employment.

STANDARDS AND RECORDING

15. Every supplier registered under this Regulation and every gaming assistant registered under this Regulation who provides goods or services with respect to a game of chance shall comply with,

- (a) the standards for the goods and services that the Registrar specifies to ensure the safety, security and integrity of the games of chance; and
- (b) the requirements that the Registrar specifies with respect to the recording and maintaining of financial and related information in a timely, accurate and auditable manner.

RESPONSIBILITIES FOR EMPLOYEES AND SUPPLIERS

16. (1) Every supplier registered under this Regulation shall be responsible for the conduct of every person employed by the supplier in the performance of their duties in relation to the supplier's registration.

(2) Every supplier registered under this Regulation shall ensure that every individual employed by the supplier in relation to the supplier's registration has the registration required to perform the functions assigned to or carried out by the employee.

(3) Every supplier registered under this Regulation shall ensure that its employees who provide goods or services for the operation of a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme and who are not required to be registered as gaming assistants, complete and file with the Registrar an information

return about those goods and services, in the form and within the time specified by the Registrar.

(4) Every operator of a gaming premises shall comply with the Registrar's policy on access to the premises by its suppliers and their employees.

(5) Every supplier registered under this Regulation and every holder of a certificate of exemption mentioned in subsection 5 (2) shall ensure that its employees who provide goods or services for the operation of a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme, comply with the Registrar's policy on access to the premises.

17. (1) An operator of a gaming premises shall not contract with or employ a person to do anything with respect to the provision of goods or services to the premises that the person is not authorized to do under this Regulation.

(2) A supplier registered under this Regulation shall provide a list to the Registrar, in the form and within the time specified by the Registrar, of the names of all persons whom the supplier employs or contracts with in relation to the supplier's registration.

(3) A supplier registered under this Regulation shall notify the Registrar in writing of the names of all gaming assistants who are registered as gaming employees or gaming key employees whom the supplier ceases to employ.

FLOOR PLAN

18. (1) An operator shall not provide gaming premises or provide goods or services with respect to the playing of a game of chance at a gaming premises unless,

- (a) the operator has submitted to the Registrar a floor plan of the premises; and
- (b) the Registrar has approved the floor plan.

(2) The floor plan shall show the location of all gaming equipment, count rooms, cages and other equipment and facilities.

(3) An operator who proposes to make changes to the approved floor plan shall submit to the Registrar for approval a floor plan of the premises showing the proposed changes.

(4) In determining whether to approve a floor plan under subsection (1) or changes to a floor plan under subsection (3), the Registrar shall have regard to security at the premises and the integrity of the operations at the premises.

(5) An operator shall ensure that its operations are conducted in accordance with the floor plan approved by the Registrar.

SURVEILLANCE PLAN

19. (1) An operator shall not provide gaming premises unless,

- (a) the operator has submitted to the Registrar a surveillance plan (including diagrams, where appropriate) for the surveillance of activities related to the playing of games of chance at the premises; and
- (b) the Registrar has approved the surveillance plan as meeting or exceeding the minimum standards established by the Registrar for security.

(2) The surveillance plan shall include,

- (a) a floor plan of the premises showing the placement of all surveillance equipment in relation to the areas under surveillance;

- (b) a description of the surveillance equipment and its capabilities;
- (c) a description of the operator's policies and procedures with respect to surveillance, including the areas of the premises under surveillance, the types of activities that are recorded and the periods of time for which recordings of activities are kept;
- (d) a description of the operator's policies and procedures with respect to access to the surveillance equipment and the areas of the premises in which it is placed; and
- (e) a description of the operator's plan for carrying out surveillance if the surveillance equipment in use fails.

(3) An operator who proposes to make changes to the approved surveillance plan shall submit to the Registrar for approval an amendment to the surveillance plan showing the proposed changes.

(4) In determining whether to approve a surveillance plan under subsection (1) or changes to a surveillance plan under subsection (3), the Registrar shall have regard to security at the premises and the integrity of the operations at the premises.

(5) An operator shall ensure that its operations are conducted in accordance with the policies and procedures relating to the surveillance plan approved by the Registrar.

(6) If there is a failure of surveillance capability in the premises, the operator shall ensure that no games of chance are conducted, managed or operated until the use of the surveillance is restored.

SECURITY

20. (1) An operator shall not provide gaming premises unless,
- (a) the operator has submitted to the Registrar its policies and procedures relating to security at the premises; and
 - (b) the Registrar has approved the policies and procedures.
- (2) The policies and procedures shall include,
- (a) a detailed description of the responsibilities of the security department;
 - (b) procedures for handling and moving money and money equivalents and any gaming equipment or devices, including playing cards and dice;
 - (c) procedures for transferring money between the premises and a financial institution;
 - (d) procedures for ensuring the security of equipment at the premises;
 - (e) procedures for dealing with persons suspected of having used counterfeit money, money equivalents or forged or stolen cheques, traveller's cheques, credit cards, debit cards or smart cards, that distinguish the procedures to be followed according to whether the suspect is within the premises or has left;
 - (f) procedures for preventing individuals described in section 32 from playing games of chance in the premises;
 - (g) procedures for dealing with persons trespassing on the premises;
 - (h) procedures for protecting players who have won large sums of money; and
 - (i) procedures for evacuating the premises in an emergency.

(3) An operator who proposes to make changes to the approved policies and procedures for security shall submit to the Registrar for approval the amended policies and procedures showing the proposed changes.

(4) In determining whether to approve the policies and procedures under subsection (1) or changes under subsection (3), the Registrar shall have regard to security at the premises and the integrity of the operations at the premises.

(5) An operator shall ensure that its operations are conducted in accordance with the policies and procedures relating to security approved by the Registrar.

GAMING EQUIPMENT

21. (1) A registered gaming-related supplier shall not provide, install, maintain or repair gaming equipment or provide, install, maintain, repair or operate a gaming management system for a gaming premises unless the Registrar has approved the gaming equipment or the system, as the case may be, for use.

(2) A registered gaming-related supplier shall not provide gaming equipment or a gaming management system for a gaming premises except in accordance with the Registrar's approval.

(3) A registered gaming-related supplier shall not modify the gaming equipment or gaming management system approved by the Registrar without the prior written approval of the Registrar for the modification and shall disclose to the Registrar all of the modifications at the time of requesting the Registrar's approval for a modification.

(4) In determining whether to approve gaming equipment or a gaming management system under subsection (1) or modifications under subsection (2), the Registrar,

- (a) shall have regard to the technical integrity, safety and security of the equipment or the system, as the case may be, including its accounting capability, and the integrity of the games of chance held at the gaming premises;
- (b) may require that the equipment or the system, as the case may be, be tested with respect to the factors mentioned in clause (a) at the expense of the supplier; and
- (c) may approve, without testing, the equipment or the system, as the case may be, if it has been approved in another jurisdiction where gaming is legal.

(5) The supplier shall inform the Registrar in writing immediately if the supplier becomes aware of any problem with the integrity, security or accounting capability of any gaming equipment or gaming management system at the gaming premises.

(6) The Registrar may revoke the approval of any gaming equipment or gaming management system if there is a problem with the integrity, security or accounting capability of any gaming equipment or gaming management system.

22. (1) An operator of a gaming premises shall not permit any person to use gaming equipment at the premises if the equipment has been, in any way, tampered with so that it could affect,

- (a) its integrity, security or accounting capability; or
- (b) the outcome or payout of a game of chance held at the premises.

(2) The operator shall not permit any person to use an electrical, mechanical or other device, including a calculator or a computer, in the gaming premises if the device could assist in projecting the outcome of a game of chance, keep track of cards that have been dealt or change probabilities or playing strategies used in a game of chance.

23. (1) A registered gaming-related supplier shall not, in any location other than a gaming premises, install, maintain or repair gaming equipment or install, maintain, repair or operate a gaming management system for a gaming premises unless,

- (a) the supplier has submitted to the Registrar a security plan to ensure the security of the equipment or the system, as the case may be, the security of the location and the integrity of the games of chance held at the gaming premises; and

- (b) the Registrar has approved the security plan.

- (2) The security plan shall include,

- (a) a floor plan of the location showing the placement of all security equipment in relation to the areas covered by the plan;

- (b) a description of the security equipment and its capabilities;

- (c) a description of the supplier's policies and procedures with respect to security, including areas of the location covered by the plan, procedures for the handling and moving of the gaming equipment or the gaming management system and procedures for dealing with persons trespassing on the location; and

- (d) a description of the supplier's plan for maintaining security if the security equipment in use fails.

(3) A supplier who proposes to make changes to the security plan shall submit to the Registrar for approval an amendment to the security plan showing the proposed changes.

(4) In determining whether to approve a security plan under subsection (1) or changes to a security plan under subsection (3), the Registrar shall have regard to,

- (a) the security of the gaming equipment and the gaming management system;

- (b) the security of the premises in which the gaming equipment or the gaming management system may be located on a permanent or temporary basis; and

- (c) the security of modes of transportation used to move the gaming equipment or the gaming management system.

INTERNAL CONTROLS

24. (1) An operator of a gaming premises shall put in place a system of internal controls that meets the minimum standards established by the Registrar to ensure the safe handling and movement of money and money equivalents in the premises and the maintenance of timely and accurate accounting information and data.

(2) The internal control system shall contain a description of the procedures that the operator has adopted to ensure compliance with sections 27 and 28.

(3) An operator of a casino or charity casino shall have an independent licensed public accountant review the internal control system and prepare a report on whether or not the system is in compliance with the policies of the Registrar on internal controls and with the operator's stated internal control system.

(4) An operator of a slot machine facility shall, if required to do so by the Registrar, have an independent licensed public accountant review the internal control system and prepare a report on whether or not the system is in compliance with the policies of the Registrar on internal controls and with the operator's stated internal control system.

(5) An accountant's report prepared pursuant to subsection (3) or (4) shall set out all suggestions for improvements or changes to the internal control system.

(6) The operator shall submit a report under this section to the Registrar within the time period specified by the Registrar.

(7) The operator shall implement all changes to the internal control system required by the Registrar within the time period specified by the Registrar.

(8) The Registrar may require the operator to make changes to the internal control system at any time.

(9) In determining whether to require an operator to make changes to the internal control system, the Registrar shall consider, in addition to the Registrar's policies on internal controls, whether the system provides reasonable assurance that,

- (a) financial records and reporting will be accurate, reliable and prepared on a timely basis;

- (b) the potential for error and fraud has been minimized;

- (c) money and money equivalents will be safeguarded; and

- (d) efficient operations are promoted.

(10) An operator shall pay the costs of a report mentioned in this section.

(11) An operator shall ensure that its operations are conducted in accordance with the internal control system approved by the Registrar.

CHIPS AND TOKENS

25. (1) An operator shall not issue or permit the use of chips or tokens for playing games of chance, or redeem those chips or tokens, unless the Registrar has approved the chips or tokens.

(2) An operator shall not issue or permit the use of approved chips or tokens for playing of games of chance except in accordance with the approval.

(3) A gaming-related supplier shall not supply chips or tokens to an operator unless the Registrar has approved them.

(4) A gaming-related supplier shall not supply approved chips or tokens to an operator except in accordance with the approval.

- (5) The Registrar may approve a chip or token that,

- (a) does not resemble the coinage of Canada;

- (b) is designed and manufactured to minimize the possibility of counterfeiting;

- (c) in the case of a chip, is designed and manufactured to permit the value of each chip in a stack of chips to be distinguished when viewed on a closed-circuit television;

- (d) bears the manufacturer's name or a distinctive logo or other mark identifying the manufacturer;

- (e) bears the name of the issuer; and

- (f) except in the case of non-value chips used exclusively for the playing of roulette, indicates the value of the chip or token.

(6) The Registrar may approve, without testing, chips or tokens that have been approved in another jurisdiction where gaming is legal.

(7) A gaming-related supplier, including an operator, seeking the Registrar's approval of chips or tokens shall pay the costs incurred in having them examined or tested.

26. (1) An operator of a casino or charity casino shall have a primary and secondary set of value chips at all times unless there are reasons that make compliance with this requirement impractical and the Registrar authorizes the non-compliance in writing.

(2) The secondary set of chips shall consist of chips of a different colour than those in the primary set and may be limited to chips in denominations of \$20 or more.

(3) An operator shall remove the primary set of chips from play if,

- (a) the chips in the set are in some way defective;
- (b) the operator believes that there are counterfeit chips in play; or
- (c) the Registrar has reasonable grounds for believing that the circumstances set out in clause (a) or (b) exist and requests the removal.

(4) The operator shall inform the Registrar immediately whenever the operator removes the primary set of chips from play.

(5) Upon removing the primary set of chips from play, the operator shall replace it with the secondary set of chips and obtain a new secondary set of chips.

LARGE CASH TRANSACTIONS

27. (1) Unless an operator complies with subsection (2), the operator shall not,

- (a) redeem \$10,000 or more worth of chips or tokens from a player for cash in any transaction;
- (b) at a casino, accept \$10,000 or more in cash as a wager at any gaming activity at which chips are not customarily used for wagering; or
- (c) in any cash transaction, sell \$10,000 or more worth of chips or tokens to a player.

(2) On doing any of the activities described in clauses (1) (a), (b) and (c), the operator shall record,

- (a) the player's name and permanent address after verifying them by examining a valid driver's licence, passport or similar piece of identification bearing the player's photograph;
- (b) the particulars of the document used to verify the player's name and permanent address and the number of the document;
- (c) the date and amount of the transaction; and
- (d) the name, position title and signature of the person completing the transaction and recording the information on behalf of the operator.

(3) The operator shall forward daily to the operator's accounting department the information recorded and shall keep it for five years.

28. (1) An operator shall log and aggregate all cash transactions of an amount of \$2,500 or more occurring within a 24-hour period between the operator and a specific patron, or a person who the operator knows or has reason to believe is the patron's agent, at the cage, gaming table, slot department, pit or foreign exchange booth.

(2) An operator shall log and aggregate all cash transactions of an amount under \$2,500 occurring within a 24-hour period between the operator and a patron, or a person who the operator knows or has reason to believe is the patron's agent, at the cage, gaming table, slot department, pit or foreign exchange booth if any officer or employee of the operator has reason to believe that the transaction is one of a series of transactions that together may amount to \$10,000 or more in a 24-hour period.

(3) When the transactions logged and aggregated pursuant to subsections (1) and (2) amount to \$10,000 or more, the identification and record-keeping requirements set out in section 27 apply.

CREDIT

29. (1) No operator of a gaming premises shall permit a player to play games of chance at the premises other than on a cash basis but the operator of a casino may provide credit to players in the casino in accordance with this section.

(2) In this section,

"countercheque" means a pre-printed instrument signed by a player in a casino that is endorsed "for deposit only" to a bank account of the operator of the casino;

"credit" means an authorization to draw a countercheque to facilitate playing games of chance in a casino.

(3) Before the operator of a casino approves a credit limit for a player, an employee employed in the credit department of the casino shall prepare a credit file for the player.

(4) The credit file shall include a credit application form containing,

- (a) the player's name, residential address and telephone number and the number of years the player has resided at that address;
- (b) if applicable, the player's business address and telephone number;
- (c) if the player is employed, the name of the player's employer, the number of years that the employer has employed the player, the business carried on by the employer and the player's occupation;
- (d) if the player is self-employed, a statement that the player is self-employed, the number of years of self-employment and the business carried on by the player;
- (e) if the player is retired, a statement of that fact;
- (f) the name and address of the financial institutions at which the player has accounts and the numbers of those accounts;
- (g) the credit limit requested by the player and the sources of income and the value of assets reported in support of the request;
- (h) the name of each casino, in any jurisdiction, at which the player has a line of credit and its amount;
- (i) the approximate amount of all other outstanding indebtedness; and
- (j) the player's signature acknowledging the following statement included at the bottom of the credit application form:

"I certify that I have reviewed all of the information provided above and that it is true and accurate. I authorize (insert name of the operator of the casino) to conduct the investigations pertaining to the above information that it considers necessary for the approval of my credit limit."

(5) Before the operator of a casino approves a credit limit for a player, an employee employed in the credit department of the casino or a gaming key employee who is authorized under the casino's internal control system that complies with section 24 must be satisfied as to,

- (a) the player's identity and residential address;
- (b) the player's outstanding indebtedness; and
- (c) the player's account numbers at financial institutions, the dates on which they were opened, the current balances, if available, and the average balances of the accounts over the preceding 12 months.

(6) The employee shall record the name and title of the persons providing verification of the information mentioned in subsection (5).

(7) No person, other than a gaming key employee who is employed in the credit department of the casino or who is authorized under the casino's internal control system that complies with section 24, may approve a credit limit and any increases to it on behalf of the operator of the casino.

(8) The operator of a casino shall submit the operator's policies and procedures with respect to credit to the Registrar.

(9) If a player reaches the approved credit limit and requests an increase, the operator may consider the request but shall not increase the player's credit limit until at least 24 hours have elapsed since the player made the request.

(10) A request for an increase in a credit limit shall be made in writing.

(11) A player at a casino shall have no more than 30 banking days to repay money advanced on credit by the operator of the casino.

(12) If a player does not repay the money advanced within 30 banking days, the operator of the casino shall immediately deposit the player's countercheque.

GAMES OF CHANCE AND RULES OF PLAY

30. (1) An operator of a casino shall submit to the board of the Commission for its approval a complete description of each game of chance that it intends to offer for play at the casino.

(2) The description shall include,

- (a) a summary of the game, including its objectives, the rules of the game, the method of play and the wagers that may be made;
- (b) the chances of winning the game and the advantage of the casino in relation to each wager; and
- (c) a description of the equipment, if any, used in the playing of the game.

(3) The Ontario Casino Corporation may submit to the board of the Commission for its approval a complete description of each game of chance that an operator of a casino intends to offer for play at the casino.

(4) An operator of a casino shall ensure that the games of chance offered for play at the casino are approved by the board and played in accordance with the rules approved by the board.

(5) An operator of a charity casino shall ensure that the games of chance offered for play at the charity casino,

- (a) do not include any games of chance not approved for a casino; and

(b) are played in accordance with the rules approved by the board for those games of chance when played at a casino.

(6) The operator of a gaming premises shall, on request, provide a player with a description of the rules of play of any game of chance offered for play at the gaming premises, except for games played on slot machines.

(7) The operator of a gaming premises shall ensure that a sign indicating the maximum and minimum wagers permitted at a game of chance offered for play at the gaming premises is posted at each table at which the game is played and is clearly visible to the players at that table.

ADVERTISING

31. (1) An operator of a gaming premises shall not in any way engage in advertising, or permit anyone with whom the operator contracts, to engage in advertising that,

- (a) implies that playing games of chance promotes or is required for social acceptance, personal success, financial success or the resolution of any economic, social or personal problems;
- (b) contains endorsements by well-known personalities that suggest that playing games of chance has contributed to their success;
- (c) is specifically directed at encouraging individuals under 19 years of age to play games of chance; or
- (d) compares playing games of chance offered at the gaming premises to other forms of gaming in Ontario.

(2) An operator shall not enter into a contract with a person under which the person offers gifts or the chance of receiving gifts as an inducement for individuals to play games of chance.

(3) A supplier registered under this Regulation who supplies advertising for a casino, charity casino, slot machine facility or the premises used for a prescribed lottery scheme shall ensure that the advertising does not contravene the restrictions set out in subsection (1).

PERSONS PROHIBITED FROM PLAYING GAMES OF CHANCE

32. (1) An operator of a gaming premises shall not permit the following individuals to play games of chance at the premises:

1. Individuals under 19 years of age.
2. Individuals who appear to be intoxicated.
3. An individual who the operator has reason to believe has been excluded from a casino under subsection 3.6 (1) of the Act.
4. Every individual who advises the operator that the individual is participating in a self-exclusion process mentioned in clause (3) (c) that has not been terminated.
5. Members or employees of the Commission.
6. Officers, directors or partners of the operator.
7. Directors, officers and employees of the Ontario Casino Corporation, if the gaming premises is a casino.
8. Directors, officers and employees of the Ontario Lottery Corporation, if the gaming premises is a charity casino, a slot machine facility or the premises used for a prescribed lottery scheme.
9. Executives and staff of a trade union who represent or negotiate on behalf of gaming employees at the gaming premises.

(2) An operator of a casino shall not permit gaming key employees or gaming employees employed by the operator to play games of chance at any gaming premises operated by the operator.

(3) If required by the Registrar, an operator shall implement and comply with a policy and program approved by the board of the Commission that provides,

- (a) a process to identify players who may have a problem with or addiction to gambling;
- (b) a process to provide information to every player whom the operator identifies under clause (a);
- (c) a process for players to exclude themselves from playing games of chance; and
- (d) a process for players who have excluded themselves from playing games of chance to terminate the exclusion.

33. A gaming key employee or a gaming employee shall not play games of chance at any gaming premises operated by his or her employer.

CHANGE OF INFORMATION

34. Every supplier registered under this Regulation shall notify the Registrar in writing within five days of any change in the officers, directors or partners of the supplier or of any change in the holders of 5 per cent or more of any shares of the supplier.

EXCLUSION OF INDIVIDUALS FROM CASINOS

35. For the purposes of subsection 3.6 (1) of the Act, the following are prescribed as criteria for refusing an individual access to a casino:

- 1. The individual has been refused access to a casino by any other jurisdiction where gaming is legal.
- 2. The individual has cheated at a game of chance held in a casino or at any other place where games of chance are played.
- 3. The individual has been denied registration or renewal of registration as a gaming assistant or as a supplier.
- 4. The individual has been registered as a gaming assistant or as a supplier and the registration has been suspended or revoked.
- 5. The individual has acted in a way that would adversely affect public confidence that games of chance and casino operations in general are free from criminal or corrupting elements and are conducted in accordance with the principles of honesty and integrity.

36. (1) Before the board of the Commission issues a direction to the Ontario Casino Corporation requiring it to refuse to allow an individual access to casinos in Ontario, it shall serve a notice of the proposed direction on the individual by registered mail to the individual's last known address.

(2) If the board does not hold a hearing under section 10 of the *Alcohol and Gaming Regulation and Public Protection Act, 1996* before issuing the direction, the notice of the proposed direction shall,

- (a) identify the individual;
- (b) set out the reasons for refusing access to the individual;
- (c) advise the individual of the right to make written submissions to the board as to why the individual should not be refused access to casinos; and

(d) state the time period, which shall be at least 15 days after service of the notice, within which the individual may make the submissions mentioned in clause (c).

(3) If the board holds a hearing under section 10 of the *Alcohol and Gaming Regulation and Public Protection Act, 1996* before issuing the direction, the notice of the proposed direction shall,

- (a) identify the individual;
- (b) set out the reasons for refusing access to the individual;
- (c) state the date, time and place of the hearing; and
- (d) advise the individual of the right,
 - (i) to attend the hearing and to make representations, with or without counsel, as to why the individual should not be refused access to casinos, or
 - (ii) to make written submissions to the board before the hearing as to why the individual should not be refused access to casinos.

37. (1) After considering whatever submissions an individual makes under clause 36 (2) (c) or after holding a hearing mentioned in subsection 36 (3), as the case may be, the board of the Commission shall issue a direction to the Ontario Casino Corporation requiring it to refuse to allow an individual access to casinos in Ontario, if the board is satisfied that it should do so based on the criteria set out in section 35.

(2) The direction shall include,

- (a) the individual's name, as well as known aliases, if any;
- (b) the individual's date of birth, if known;
- (c) the individual's last known home and business address; and
- (d) if available, a physical description and a recent photograph of the individual.

(3) The board shall serve a copy of the direction on the individual by registered mail at the individual's last known address.

38. (1) After five years have elapsed since the issuing of a direction against an individual under section 37, the individual may make a written request to the board of the Commission asking that it revoke the direction.

(2) The individual shall state the grounds for the request, along with all necessary detail in support of it.

(3) The board shall revoke the direction if it is satisfied that the individual has shown cause why the direction should be revoked.

(4) The board may hold a hearing for the purpose of deciding whether to revoke the direction but it is not obliged to do so.

(5) If the board is satisfied that the individual has shown cause why the direction should be revoked, it shall issue a direction to that effect to the Ontario Casino Corporation and, on receiving it, the Corporation shall no longer refuse the individual access to casinos in Ontario.

(6) The board shall serve a copy of the direction issued under subsection (5) on the individual by registered mail addressed to the individual's last known address.

FEEs

39. (1) The fees established by the board of the Commission and approved by the Minister responsible for the administration of the Act

are payable for each year during the term of a registration and shall be paid to the Registrar in equal yearly instalments.

(2) The registration of a registrant expires if the registrant does not pay a yearly instalment fee on or before the day specified by the Registrar.

40. (1) An applicant for registration or a registrant under this Regulation shall pay to the Registrar the amount that the Registrar determines based on an assessment of the costs of an investigation if the Registrar determines that an investigation under section 9 of the Act is necessary with respect to the applicant or registrant.

(2) The Registrar shall use the amount paid by the applicant or registrant to pay the reasonable costs of the investigation and shall return the balance, if any, to the applicant or registrant.

TRANSITIONAL PROVISIONS

41. (1) The registration of a supplier registered as a casino operator or casino gaming-related supplier under Ontario Regulation 69/94 or as a site holder or slot machine supplier under Ontario Regulation 368/98 immediately before this Regulation comes into force shall continue as the registration of a gaming-related supplier, subject to all terms of the previous registration that are not inconsistent with this Regulation.

(2) The registration of a supplier registered as a casino non-gaming-related supplier under Ontario Regulation 69/94 immediately before this Regulation comes into force shall continue as the registration of a non-gaming-related supplier, subject to all terms of the previous registration that are not inconsistent with this Regulation.

(3) The registration of a supplier registered as a trade union under Ontario Regulation 69/94 immediately before this Regulation comes into force shall continue as the registration of a trade union, subject to all terms of the previous registration that are not inconsistent with this Regulation.

(4) The registration of a gaming assistant registered as a casino key employee under Ontario Regulation 69/94 or as a site holder key employee or slot machine supplier key employee under Ontario Regulation 368/98 immediately before this Regulation comes into force shall continue as the registration of a gaming key employee, subject to all terms of the previous registration that are not inconsistent with this Regulation.

(5) The registration of a gaming assistant registered as a casino employee under Ontario Regulation 69/94 or as a site holder employee or slot machine supplier employee under Ontario Regulation 368/98 immediately before this Regulation comes into force shall continue as the registration of a gaming employee, subject to all terms of the previous registration that are not inconsistent with this Regulation.

REVOCATION

42. (1) Ontario Regulations 69/94, 627/94, 74/96 and 57/98 are revoked.

(2) Ontario Regulations 70/94, 628/94, 73/96 and 58/98 are revoked.

(3) Ontario Regulation 368/98 is revoked.

ONTARIO REGULATION 386/99 made under the LONG-TERM CARE ACT, 1994

Made: March 10, 1999

Filed: July 6, 1999

PROVISION OF COMMUNITY SERVICES

DEFINITIONS

1. In this Regulation,

"acquired brain injury" means any injury to the brain that is not related to damage that occurred during the birthing process, to a congenital disorder or to a degenerative disorder;

"community care access centre" means an approved agency that provides, or arranges for the provision of, homemaking services, personal support services and professional services to persons but does not include an approved agency that provides such services exclusively to persons who suffer from acquired brain injuries.

ELIGIBILITY FOR HOMEMAKING SERVICES

2. (1) A community care access centre shall not provide homemaking services to a person unless the community care access centre determines that the person is eligible to receive homemaking services in accordance with subsection (2) or (4).

(2) A person is eligible to receive homemaking services if,

- (a) the person requires personal support services along with the homemaking services;
- (b) the person receives personal support and homemaking services from a caregiver who requires assistance with the homemaking services in order to continue providing the person with all the required care; or
- (c) the person requires constant supervision as a result of a cognitive impairment or acquired brain injury and the person's caregiver requires assistance with the homemaking services.

(3) In this section,

"caregiver" means a family member, friend or other person who,

- (a) has primary responsibility for the care of an applicant for homemaking or personal support services or of a person who receives such services, and
- (b) provides that care without remuneration.

(4) A person is not eligible to receive homemaking services if the person is a tenant in a care home within the meaning of the *Tenant Protection Act, 1997* or is a resident in a nursing home under the *Nursing Homes Act*, an approved charitable home for the aged under the *Charitable Institutions Act* or a home under the *Homes for the Aged and Rest Homes Act*.

MAXIMUM AMOUNT OF HOMEMAKING AND PERSONAL SUPPORT SERVICES

3. (1) A community care access centre shall not provide a person with more than the following number of hours of homemaking and personal support services:

- 1. 80 hours, in the first 30 days that follow the first day of service.
- 2. 60 hours, in any subsequent 30 day period.

(2) The maximum amounts referred to in subsection (1) apply only with respect to homemaking services and personal support services that,

- (a) are provided by or arranged by a community care access centre; and
- (b) are provided to a person at his or her place of residence.

(3) Despite subsection (1), a community care access centre may provide more than the maximum number of hours of homemaking and personal support services set out in that subsection for a period of up to 30 days if the community care access centre determines that there exists extraordinary circumstances that justify the provision of additional services.

MAXIMUM AMOUNT OF NURSING SERVICES

4. (1) A community care access centre shall not provide a person with more than the lesser of the following amounts of nursing services:

1. 28 visits from a registered nurse or a registered practical nurse in a seven-day period.
2. The following number of hours of service in a seven-day period:
 - i. if services are provided by registered nurses, 43 hours of service,
 - ii. if services are provided by registered practical nurses, 53 hours of service, or
 - iii. if the services are provided by both registered nurses and registered practical nurses, 48 hours of service.

(2) In this section,

"registered nurse" means a person who holds a general certificate of registration as a registered nurse under the *Nursing Act, 1991*;

"registered practical nurse" means a person who holds a general certificate of registration as a registered practical nurse under the *Nursing Act, 1991*.

30/99

ONTARIO REGULATION 388/99 made under the EDUCATION ACT

Made: July 5, 1999
Filed: July 6, 1999

INTERIM LEVIES IN TERRITORY WITHOUT MUNICIPAL ORGANIZATION

1. (1) In this Regulation,

ONTARIO REGULATION 387/99 made under the FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: July 6, 1999
Filed: July 6, 1999

Amending O. Reg. 670/98
(Open Seasons—Wildlife)

Note: Ontario Regulation 670/98 has previously been amended by Ontario Regulations 88/99, 96/99, 219/99 and 226/99.

1. (1) Items 3.1, 3.2, 3.3 and 3.4 of the Table to Ontario Regulation 670/98 are revoked and the following substituted:

3.1	Black bear	2, 3, 4, 5, 6, 7B, 8, 9A, 9B and 10	From August 15 to October 31, in any year.
3.2	Black bear	7A	From August 15 to October 31, in any year.
3.3	Black bear	1, 11A, 11B, 12A, 12B, 13, 14, 15A, 15B, 16A, 16B, 16C, 17, 18A, 18B, 19, 21A, 21B, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44 and 45	From August 15 to October 15, in any year.
3.4	Black bear	46, 47, 49, 50, 53A, 53B, 64, 66, 67, 69A, 69B, 71, 72, 73, 74, 75, 76 and 83	From the Tuesday next following Labour Day to November 30, in any year.

(2) Item 3.6 of the Table to the Regulation is revoked.

JOHN C. SNOBELEN
Minister of Natural Resources

Dated on July 6, 1999.

30/99

RÈGLEMENT DE L'ONTARIO 388/99 pris en application de la LOI SUR L'ÉDUCATION

pris le 5 juillet 1999
déposé le 6 juillet 1999

IMPÔTS PROVISOIRES PRÉLEVÉS DANS UN TERRITOIRE NON ÉRIGÉ EN MUNICIPALITÉ

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

“deemed district municipality” means a part of territory without municipal organization that is deemed under Ontario Regulation 467/97 or 468/97 to be a district municipality; («territoire réputé une municipalité de district»)

“levying board” means a board that is required to levy rates under section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act*; («conseil qui prélève les impôts»)

“property class” means a class of real property prescribed under Part II of Ontario Regulation 282/98 made under the *Assessment Act*. («catégorie de biens»)

(2) For the purposes of this Regulation, property is taxable if the property is liable to taxation under section 257.6 of the Act, under section 21.1 of the *Provincial Land Tax Act* or both.

2. (1) A levying board may pass a by-law levying interim taxes on account of the taxes to be levied by it under section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act*.

(2) The by-law shall specify an interim tax rate for the taxable property in each property class in each deemed district municipality within the jurisdiction of the board.

3. (1) Subject to subsection (2), a by-law under section 2 levying interim tax rates shall be passed in the year for which the final tax rates are to be levied.

(2) A by-law under section 2 levying interim tax rates may be passed in December of the previous year if it provides that it does not come into force until a specified day in the year for which the final tax rates are to be levied.

4. (1) The interim tax rates to be levied under the by-law are subject to the following restrictions:

1. The interim tax rate on property in a property class must be set for each deemed district municipality so that,

i. the total amount raised under the by-law on all the properties that are in the property class and in the deemed district municipality,

does not exceed,

ii. 50 per cent of the total amount raised for the previous year by the levying of tax rates under section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act* on all the properties that, in the current year, are in the property class and in the deemed district municipality.

2. For each deemed district municipality, the interim tax rates for different classes of property must be in the same proportion to each other as were the sum of the final tax rates under section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act* for those classes of property in that deemed district municipality for the previous year.

(2) For the purpose of subparagraph 1 ii of subsection (1), the total amount raised for the previous year shall be adjusted in accordance with the following:

1. If any tax rates were levied for the previous year for only part of the year because assessment was added to the collector's roll during the year, an amount shall be added equal to the additional taxes that would have been levied if the tax rates had been levied for the entire year.

«catégorie de biens» Catégorie de biens immeubles prescrite aux termes de la partie II du Règlement de l'Ontario 282/98 pris en application de la *Loi sur l'évaluation foncière*. («property class»)

«conseil qui prélève les impôts» Conseil qui est tenu de prélever des impôts aux termes de l'article 257.7 de la Loi et de l'article 21.1 de la *Loi sur l'impôt foncier provincial*. («levying board»)

«territoire réputé une municipalité de district» Partie d'un territoire non érigé en municipalité qui est réputée une municipalité de district aux termes du Règlement de l'Ontario 467/97 ou 468/97. («deemed district municipality»)

(2) Pour l'application du présent règlement, des biens sont imposables s'ils le sont aux termes de l'article 257.6 de la Loi ou de l'article 21.1 de la *Loi sur l'impôt foncier provincial*, ou des deux.

2. (1) Le conseil qui prélève les impôts peut, par règlement administratif, prélever des impôts provisoires à valoir sur les impôts qu'il doit prélever aux termes de l'article 257.7 de la Loi et de l'article 21.1 de la *Loi sur l'impôt foncier provincial*.

(2) Le règlement administratif précise le taux des impôts provisoires à prélever sur les biens imposables de chaque catégorie de biens dans chaque territoire réputé une municipalité de district qui est situé dans le territoire de compétence du conseil.

3. (1) Sous réserve du paragraphe (2), les règlements administratifs prévus à l'article 2 qui prélèvent des impôts provisoires sont adoptés au cours de l'année pour laquelle les impôts définitifs doivent être prélevés.

(2) Les règlements administratifs prévus à l'article 2 qui prélèvent des impôts provisoires peuvent être adoptés au mois de décembre de l'année précédente s'ils prévoient que leur date d'entrée en vigueur tombe un jour précis de l'année pour laquelle les impôts définitifs doivent être prélevés.

4. (1) Les impôts provisoires qui doivent être prélevés aux termes du règlement administratif sont assujettis aux restrictions suivantes :

1. Le taux de l'impôt provisoire à prélever sur les biens d'une catégorie de biens doit être fixé, pour chaque territoire réputé une municipalité de district, de sorte que la somme visée en i ne soit pas supérieure à celle visée en ii :

i. la somme totale recueillie aux termes du règlement administratif sur tous les biens qui appartiennent à la catégorie de biens et se trouvent dans le territoire réputé une municipalité de district,

ii. 50 pour cent de la somme totale recueillie pour l'année précédente par le prélèvement, aux termes de l'article 257.7 de la Loi et de l'article 21.1 de la *Loi sur l'impôt foncier provincial*, d'impôts sur tous les biens qui, pendant l'année courante, appartiennent à la catégorie de biens et se trouvent dans le territoire réputé une municipalité de district.

2. Pour chaque territoire réputé une municipalité de district, les taux des impôts provisoires qui frappent les différentes catégories de biens doivent avoir entre eux la même proportion qu'ont entre eux le total des impôts définitifs prélevés aux termes de l'article 257.7 de la Loi et le total des impôts définitifs prélevés aux termes de l'article 21.1 de la *Loi sur l'impôt foncier provincial* à l'égard de ces catégories de biens de ce territoire pour l'année précédente.

(2) Pour l'application de la sous-disposition 1 ii du paragraphe (1), la somme totale recueillie pour l'année précédente est redressée conformément aux règles suivantes :

1. Si des impôts n'ont été prélevés que pour une partie de l'année précédente parce que l'évaluation a été ajoutée au rôle de perception en cours d'année, il lui est ajoutée une somme égale aux impôts supplémentaires qui auraient été prélevés si les impôts avaient été prélevés pour l'année entière.

2. The amount shall be decreased by the amount of deferrals and rebates under sections 7 and 8 of Ontario Regulation 509/98 for the previous year.

3. The amount shall be increased by any taxes that were deferred under section 7 of Ontario Regulation 509/98, but were due in respect of the previous year.

(3) If a by-law is passed before the assessment roll for taxation in the current year is returned, the calculations in respect of interim tax rates for the current year required by subsection (1) shall be based on the assessment according to,

(a) the assessment roll for taxation for the previous year as most recently revised before the by-law is passed; or

(b) a preliminary assessment roll provided by the Ontario Property Assessment Corporation for the purpose.

5. (1) If the by-law is passed before the assessment roll for taxation in the current year is returned, the tax rates specified in it shall be levied on,

(a) taxable property as shown in the assessment roll relied on under subsection 4 (3); and

(b) if the by-law so provides, taxable property added, after the by-law is passed, to the collector's roll for taxation for the current year.

(2) If the by-law is passed after the assessment roll for taxation in the current year is returned, the tax rates specified in it shall be levied on,

(a) taxable property as shown in that assessment roll, as most recently revised before the by-law is passed; and

(b) if the by-law so provides, taxable property added, after the by-law is passed, to the collector's roll for taxation for the current year.

6. (1) An amount levied under the by-law on a property for a year shall be deducted from the other amounts levied on the property for the year that are payable to the levying board.

(2) If the amount levied under the by-law on a property for a year exceeds the total of the amounts levied on the property for the year that are payable to the levying board, the treasurer of the board shall refund the excess amount not later than 21 days after giving notice of the demand for the final taxes payable under section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act* for the year.

7. (1) This section applies in respect of properties on which rates under both section 257.7 of the Act and section 21.1 of the *Provincial Land Tax Act* are levied.

(2) For the purposes of sections 257 and 257.10 of the Act and for the purposes of subsection 21.1 (7) of the *Provincial Land Tax Act*, the interim amount levied on a property under the by-law for the current year shall be apportioned between taxation under section 257.7 of the Act and taxation under section 21.1 of the *Provincial Land Tax Act* in the same proportion in which the tax rates under each were levied in the previous year on properties that in the previous year were in the property class that the property is in in the current year.

JANET L. ECKER
Minister of Education

Dated on July 5, 1999.

2. Il en est déduit le montant des reports et des remises prévus aux articles 7 et 8 du Règlement de l'Ontario 509/98 qui se rapporte à l'année précédente.

3. Il lui est ajouté les impôts éventuels qui ont été reportés aux termes de l'article 7 du Règlement de l'Ontario 509/98 mais qui étaient exigibles à l'égard de l'année précédente.

(3) Si le règlement administratif est adopté avant le dépôt du rôle d'évaluation lié à l'imposition de l'année courante, les calculs relatifs aux impôts provisoires de l'année courante qu'exige le paragraphe (1) se fondent sur l'évaluation qui figure, selon le cas :

a) au rôle d'évaluation lié à l'imposition de l'année précédente, dans sa version révisée la plus récente qui est en vigueur avant l'adoption du règlement administratif;

b) au rôle d'évaluation préliminaire que fournit la Société ontarienne d'évaluation foncière à cette fin.

5. (1) Si le règlement administratif est adopté avant le dépôt du rôle d'évaluation lié à l'imposition de l'année courante, les impôts qu'il précise sont prélevés :

a) d'une part, sur les biens imposables selon le rôle d'évaluation sur lequel se fondent les calculs aux termes du paragraphe 4 (3);

b) d'autre part, s'il le prévoit, sur les biens imposables ajoutés, après son adoption, au rôle de perception lié à l'imposition de l'année courante.

(2) Si le règlement administratif est adopté après le dépôt du rôle d'évaluation lié à l'imposition de l'année courante, les impôts qu'il précise sont prélevés :

a) d'une part, sur les biens imposables selon ce rôle d'évaluation, dans sa version révisée la plus récente qui est en vigueur avant l'adoption du règlement administratif;

b) d'autre part, s'il le prévoit, sur les biens imposables ajoutés, après son adoption, au rôle de perception lié à l'imposition de l'année courante.

6. (1) La somme prélevée aux termes du règlement administratif sur un bien pour une année est déduite des autres sommes prélevées sur le bien pour l'année qui sont payables au conseil qui prélève les impôts.

(2) Si la somme prélevée aux termes du règlement administratif sur un bien pour une année est supérieure au total des sommes prélevées sur le bien pour l'année qui sont payables au conseil qui prélève les impôts, le trésorier du conseil rembourse la somme excédentaire au plus tard 21 jours après avoir donné l'avis exigeant le paiement des impôts définitifs qui sont payables pour l'année aux termes de l'article 257.7 de la Loi et de l'article 21.1 de la *Loi sur l'impôt foncier provincial*.

7. (1) Le présent article s'applique à l'égard des biens sur lesquels sont prélevés des impôts aux termes, à la fois, de l'article 257.7 de la Loi et de l'article 21.1 de la *Loi sur l'impôt foncier provincial*.

(2) Pour l'application des articles 257 et 257.10 de la Loi et du paragraphe 21.1 (7) de la *Loi sur l'impôt foncier provincial*, le montant des impôts provisoires prélevés aux termes du règlement administratif sur un bien pour l'année courante est réparti entre l'imposition prévue à l'article 257.7 de la Loi et celle prévue à l'article 21.1 de la *Loi sur l'impôt foncier provincial* selon la proportion qui existe entre les impôts prélevés aux termes de chaque article l'année précédente sur les biens qui, cette année-là, appartenaient à la catégorie de biens à laquelle le bien appartient pendant l'année courante.

JANET L. ECKER
Ministre de l'Éducation

Fait le 5 juillet 1999.

ONTARIO REGULATION 389/99made under the
PLANNING ACTMade: July 6, 1999
Filed: July 8, 1999

Amending O. Reg. 450/95

(Zoning Areas—Unorganized Territories of Lake of the Woods)

Note: Ontario Regulation 450/95 has previously been amended. Those amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 450/95 is amended by adding the following section:

7. (1) Despite section 4 of the Order, no building or structure shall be located within 10 metres of the shoreline, excluding docks, saunas and boathouses, on lands described in subsection (2).

(2) Subsection (1) applies to those lands on Rat Portage Bay, Lake of the Woods in the Territorial District of Kenora, being Lot 15 on Plan 23M-905 D.K.F. registered in the Land Registry Office for the Land Titles Division of Kenora (No. 23).

BRYAN W. TUCKEY
*Director**Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on July 6, 1999.

30/99

ONTARIO REGULATION 390/99made under the
ONTARIO PLANNING AND DEVELOPMENT ACT, 1994Made: July 8, 1999
Filed: July 8, 1999

Amending O. Reg. 482/73

(County of Halton (now The Regional Municipality of Halton),
City of Burlington)

Note: Ontario Regulation 482/73 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subparagraph iv of paragraph 1 of subsection 2(2) of Ontario Regulation 482/73 is amended by adding the following subsubparagraph:

K. That part of lot 12 in Concession 1 East Flamborough now in the City of Burlington in The Regional Municipality of Halton, designated as Part 7 on Reference Plan 20R-10771 deposited in the Land Registry Office for the Land Registry Division of Halton (No. 20).

BRYAN W. TUCKEY
*Director**Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on July 8, 1999.

30/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—07—31

ONTARIO REGULATION 391/99made under the
PLANNING ACT

Made: July 8, 1999

Filed: July 13, 1999

Amending O. Reg. 834/81

(Restricted Areas—District of Sudbury, Territorial
District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99 and 125/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

165. (1) Despite section 8 of the Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Emo in the Territorial District of Sudbury described as Parcel 27198 Sudbury West Section, being Summer Resort Lot 4 on Plan M-943 registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

BRYAN W. TUCKEY*Director**Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on July 8, 1999.

31/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—08—07

ONTARIO REGULATION 392/99 made under the MILK ACT

Made: July 14, 1999
Filed: July 19, 1999

Amending Reg. 761 of R.R.O. 1990
(Milk and Milk Products)

Note: Since the end of 1998, Regulation 761 has been amended by Ontario Regulation 268/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Clause 12 (3) (d) of Regulation 761 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (d) have one or more drains that,
 - (i) can be maintained in a sanitary condition,
 - (ii) are in an open position,
 - (iii) are located in the floor of the milk house at least 60 centimetres from the outlet of each farm bulk tank,
 - (iv) have a diameter of at least 10 centimetres, and
 - (v) are capable of draining any liquids from the floor in a manner approved by the Director;

(2) Clauses 12 (3) (f) and (n) of the Regulation are amended by striking out "the farm bulk tank" and substituting in each case "each farm bulk tank".

(3) Clause 12 (3) (o) of the Regulation is revoked and the following substituted:

- (o) subject to clause 12 (7) (f), be provided with a milk hose transfer-port that shall be,
 - (i) located near the outlet valve on each farm bulk tank,
 - (ii) maintained in good condition,
 - (iii) equipped with a self-closing device, and
 - (iv) used only for the passage of hose in the transfer of milk from a farm bulk tank to the tank-truck.

(4) Subsection 12 (6) of the Regulation is revoked and the following substituted:

(6) Subject to subsection (7), no producer of cow's milk shall have more than two farm bulk tanks.

(7) A producer of cow's milk may have two farm bulk tanks if,

- (a) when the second tank is installed the existing tank has a capacity of at least 3,800 litres;
- (b) the second tank has a capacity of at least 2,280 litres;

(c) when one or both existing tanks are replaced, one tank has a capacity of at least 3,800 litres and the second has a capacity of at least 2,280 litres;

(d) the two tanks are not connected to each other;

(e) each tank is designed for every day pick-up of milk or has a plate heat exchanger;

(f) each tank is situated in the milk house so that its milk can be transferred to the tank-truck by the bulk tank grader on one stop using a standard tank-truck hose; and

(g) there are two milk-house transfer ports in the milk house if two ports are necessary to permit the milk in both tanks to be transferred to the tank truck on one stop using a standard hose.

(8) No producer of goat's milk may have more than two farm bulk tanks.

2. (1) Subsection 14 (1) of the Regulation is revoked and the following substituted:

(1) The milk in the milk house may be cow's milk or goat's milk, but the milk of both species may not both be present in the milk house at the same time.

(2) Subsection 14 (3) of the Regulation is amended by striking out "the farm bulk tank" and substituting "each farm bulk tank".

(3) Subsection 14 (4) of the Regulation is amended by striking out "the farm bulk tank" and substituting "a farm bulk tank".

3. (1) Subsection 15 (2) of the Regulation is amended by adding "and" at the end of clause (a) and by revoking clauses (b), (c) and (d) and substituting the following:

(b) except for a farm bulk tank that is designed to extend through the wall and beyond the perimeter of the milk house, have at least 60 centimetres clear space between the tank and another farm bulk tank, a wall or a permanent fixture or device.

(2) Section 15 of the Regulation is amended by adding the following subsection:

(5) There shall be adequate clearance between the top of each farm bulk tank and the ceiling of the milk house,

(a) to allow for the inspection, sampling, grading and measuring of the milk in the tank; and

(b) to permit the internal bulk tank measurement gauge to be completely removed.

4. (1) Subsection 18 (5) of the Regulation is revoked and the following substituted:

(5) Every producer shall maintain near the tank a milk chart, in good condition, for each farm bulk tank.

(5.1) Each chart must show,

(a) the number of litres for each reading of the measuring device used to determine the volume of milk in the tank; and

(b) the number of whole litres for each graduation of the measuring device.

(5.2) Every producer shall provide a copy of each chart to the marketing board on the board's request.

(2) Subsection 18 (10) of the Regulation is amended by striking out "the farm bulk tank" and substituting "the farm bulk tanks".

5. The definition of "inside lining" in subsection 19 (2) of the Regulation is amended by striking out "the farm bulk tank" and substituting "a farm bulk tank".

6. Section 31 of the Regulation is amended by striking out "the farm bulk tank" and substituting "each farm bulk tank".

7. (1) Clause 32 (1) (a) of the Regulation is amended by striking out "the farm bulk tank" and substituting "farm bulk tanks".

(2) Subsections 32 (7) and (8) of the Regulation are amended by striking out "while the milk line is connected to the farm bulk tank" and substituting in each case "while a milk line is connected to a farm bulk tank".

8. Section 37 of the Regulation is amended by adding the following subsection:

(1.1) Where there are two bulk tanks for cow's milk in a milk house, and a bulk tank milk grader rejects milk in a tank under subsection (1), the bulk tank grader shall add a harmless food colouring to the tank containing the rejected milk.

9. (1) Clause 52 (2) (a) of the Regulation is amended by striking out "100,000 bacteria" and substituting "50,000 bacteria."

(2) Clause 52 (2) (b) of the Regulation is amended by striking out "100,000 or more bacteria" and substituting "50,000 or more bacteria."

10. (1) Clauses 55 (2) (a) to (e) of the Regulation are revoked and the following substituted:

- (a) \$3 per hectolitre in the case of a first penalty;
- (b) \$4 per hectolitre in the case of a second penalty; and
- (c) \$5 per hectolitre in the case of a third or subsequent penalty,

(2) Section 55 of the Regulation is amended by adding the following subsection:

(2.3) For the purpose of subsection (2), the weighted average of the somatic cell content of a producer's milk tested for somatic cells during the month shall be deemed to be the somatic cell content for the month of the milk from which the samples are taken.

(3) Subsection 55 (3) of the Regulation is revoked and the following substituted:

(3) If the milk of a producer is tested under section 52 and found to contain an inhibitor, the producer is liable to the following penalty in respect of milk marketed in the same month as the milk that was tested:

- 1. A penalty of \$6 per hectolitre, if the producer's milk has not been detained under subsection 54 (1) in the 12 months.
- 2. A penalty of \$9 per hectolitre, if the producer's milk has been detained under subsection 54 (1) in the 12 months.

(4) Subsection 55 (7.1) of the Regulation is amended by striking out "six penalties" in the first line and substituting "four penalties".

(5) Subsection 55 (8) of the Regulation is amended by striking out "three penalties" in the first line and substituting "two penalties".

11. (1) Subject to subsection (2), this Regulation comes into force on August 1, 1999.

(2) Section 9 and subsections 10 (1), (3), (4) and (5) of this Regulation come into force on January 1, 2000.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on July 14, 1999.

32/99

ONTARIO REGULATION 393/99 made under the PLANNING ACT

Made: July 16, 1999
Filed: July 20, 1999

Amending O. Reg. 834/81
(Restricted Areas—District of Sudbury—Territorial
District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99 and 391/99. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

166. (1) Despite section 8 of the Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (3).

(2) Despite subsection 23 (5) of the Order, one additional guest cabin having a gross floor area not exceeding 38 square metres may be erected and used on the lands described in subsection (3).

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Ulster in the Territorial District of Sudbury described as Parcel 19835 Sudbury West Section, designated as Block A on Plan M-700, registered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

BRYAN W. TUCKEY
Director
Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on July 16, 1999.

32/99

ONTARIO REGULATION 394/99

made under the
PLANNING ACT

Made: July 16, 1999

Filed: July 20, 1999

Amending O. Reg. 834/81
(Restricted Areas—District of Sudbury—Territorial
District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99, 391/99 and 393/99. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and the Statutes of Ontario, 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

167. (1) Despite section 8 of the Order, a seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Foster in the Territorial District of Sudbury being that part of Lot 12 in Concession VI more particularly described as Parcel 28276 S.W.S. and designated as Part 3 on Reference Plan 53R-12861 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

BRYAN W. TUCKEY

Director

*Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing*

Dated on July 16, 1999.

32/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—08—14

ONTARIO REGULATION 395/99 made under the EDUCATION ACT

Made: July 28, 1999
Filed: July 29, 1999

Amending O. Reg. 400/98
(Tax Matters—Tax Rates for School Purposes)

Note: Since the end of 1998, Ontario Regulation 400/98 has been amended by Ontario Regulations 79/99, 307/99 and 308/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Section 3 of Ontario Regulation 400/98 is amended by adding the following subsections:

(2.1) Subject to subsection (2.2), the tax rates set out in Table 2 are prescribed as the tax rates for school purposes for the purposes of section 257.7 of the Act for 1999 for the territories set out in Table 2 for the property classes, prescribed under the *Assessment Act*, set out in Table 2.

(2.2) The tax rates set out in Table 3 are prescribed as the tax rates for school purposes for the purposes of section 257.7 of the Act for 1999 for the territories set out in Table 3 for the property classes, prescribed under the *Assessment Act*, set out in Table 3, instead of the tax rates for the territories in Table 2.

(2) Subsection 3 (3) of the Regulation is amended by striking out “subsection (2)” and substituting “subsections (2), (2.1) and (2.2)”.

2. (1) Subsection 4 (6) of the Regulation is revoked and the following substituted:

(6) In addition to the reduction provided under subsection (4), the tax rate for 1999 for the City of Brockville shall be reduced for property in the industrial property class by 0.3409 per cent.

(2) Section 4 of the Regulation is amended by adding the following subsections:

(8) In addition to the reduction provided under subsection (4), the tax rate for 1999 in The Regional Municipality of Hamilton-Wentworth shall be reduced,

(a) for the assessment or portion thereof on the 1999 assessment roll, as returned, that does not exceed \$500,000 on property in the industrial property class, by 0.165985 per cent;

(b) for the portion of the assessment on the 1999 assessment roll, as returned, that exceeds \$500,000 on property in the industrial property class, by 0.207481 per cent; and

(c) for property in the large industrial property class, by 0.235292 per cent.

(9) In addition to the reduction provided under subsection (4), the tax rate for 1999 in The Regional Municipality of Niagara shall be reduced,

(a) for property in the industrial property class, by 0.062758 per cent; and

(b) for property in the large industrial property class, by 0.084523 per cent.

3. The Regulation is amended by adding the following Table:

TABLE 3

TAX RATES FOR BUSINESS PROPERTY IN UNATTACHED UNORGANIZED TERRITORY FOR 1999

Territory	Tax Rate—expressed as a fraction of assessed value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Timiskaming D			
Kirkland Lake Locality Education	0.025707	0.045683	0.020697
Timiskaming Locality Education	0.028122	0.035949	0.020063
Thunder Bay D			
Lakehead Locality Education	0.019668	0.039237	0.032870
Rainy River D			
Atikokan Locality Education	0.022309	0.033598	0.098442
Kenora D			
Red Lake Locality Education	0.012638	0.035071	0.023720

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 396/99 made under the MUNICIPAL ACT

Made: July 28, 1999
Filed: July 29, 1998

Amending O. Reg. 7/99

(Part XXII.2—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000—10/5/5 Per Cent Cap)

Note: Ontario Regulation 7/99 has previously been amended by Ontario Regulations 80/99, 234/99, 348/99 and 382/99.

1. (1) Subsection 6.1 (2) of Ontario Regulation 7/99 is amended by adding “Subject to subsection (2.1)” at the beginning.

(2) Section 6.1 of the Regulation is amended by adding the following subsection:

(2.1) If a by-law under section 368.2 of the Act applied to property in the commercial property class in a municipality, the education tax cut

(class) for the commercial property class shall be determined as follows:

1. Determine the tax rates set for occupied property in the commercial property class in the by-law under section 368.2 of the Act.
2. Determine the portion of the 1999 assessment subject to the same tax rate as follows,
 - i. if a reduction under section 368.1 of the Act applies, determine the assessment of all property subject to each tax rate for occupied property specified in the by-law under section 368.2 of the Act in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction,
 - ii. otherwise, determine the assessment for all property subject to each tax rate for occupied property specified in the by-law under section 368.2 of the Act in the municipality, as set out on the 1999 assessment roll, as returned.
3. Multiply the tax rate under paragraph 1 by the amount of the assessment for each portion of the commercial property class subject to that tax rate.
4. Total the amount of the tax determined under paragraph 3 for the commercial property class.
5. Total the amount of the assessment under paragraph 2 for the commercial property class.
6. Divide the amount determined under paragraph 4 by the amount determined under paragraph 5.
7. Subtract 0.033000 from the quotient determined under paragraph 5.
8. Divide the difference by 7.
9. Subtract the quotient determined under paragraph 8 from the quotient determined under paragraph 6.
10. Subtract from the amount determined under paragraph 9 any further reduction specified for the municipality under any subsection of section 4 of Ontario Regulation 400/98 other than subsection 4 (3).
11. Divide the amount determined under paragraph 10 by the quotient determined under paragraph 6.
12. Multiply the 1998 tax rate for school purposes levied by the municipality for each portion of the assessment in the commercial property class by the quotient determined under paragraph 11.
13. Determine the 1999 assessment as follows,
 - i. if a reduction under section 368.1 of the Act applies, determine the assessment of all property subject to each tax rate for occupied property specified in the by-law made under section 368.2 of the Act in the municipality, as set out on the 1999 assessment roll or rolls, as returned, and reduce it by an amount equal to the assessment with respect to which the percentage reduction in section 368.1 of the Act applies multiplied by that percentage reduction,
 - ii. otherwise, determine the assessment for all property subject to each tax rate for occupied property specified in the bylaw

made under section 368.2 of the Act in the municipality, as set out on the 1999 assessment roll or rolls, as returned.

14. Multiply the tax rate determined under paragraph 12 by the 1999 assessment subject to each tax rate set out in the by-law made under section 368.2 of the Act.
15. Subtract the product determined under paragraph 14 from the amount determined under paragraph 1 for the assessment subject to each tax rate set out in the by-law under section 368.2 of the Act.
16. Add the amount set out in Table 1 as applied by the municipality for 1998 to each tax rate set out in the by-law under section 368.2 of the Act.

2. The Regulation is amended by adding the following section:

6.2 In this Part and in Part III.1, "1999 assessment roll or rolls" means the assessment roll or rolls returned in December, 1998 under section 36 of the *Assessment Act*.

3. Clause 16.2 (5) (c) of the Regulation is revoked and the following substituted:

(c) the actual 1999 education rate is,

- (i) for the multi-residential property class, 0.0046, and
- (ii) otherwise, the tax rate for school purposes set out in subsection 4 (2) of Ontario Regulation 400/98, without any further reduction that may be required under section 4 of that Regulation.

4. The Regulation is amended by adding the following section:

**ADJUSTMENTS TO REDUCE TAXES FOR SCHOOL PURPOSES
ON CERTAIN PROPERTY IN THE COMMERCIAL CLASSES
AND IN THE INDUSTRIAL CLASSES IN
THE REGIONAL MUNICIPALITY OF OTTAWA-CARLETON**

26.1 (1) This section provides for adjustments, in addition to reductions provided under Part II, to be made under paragraph 4 of subsection 447.47 (1) of the Act in respect of reductions in taxes for school purposes for 1998 in The Regional Municipality of Ottawa-Carleton for a property in the commercial classes or in the industrial classes in respect of which there is a 1998 tax decrease phase-in under section 447.51 of the Act.

(2) The sum of the reduction in respect of a property in the commercial classes and the percentage determined under paragraph 2 of subsection 447.51 (4) of the Act for 1998, shall be an amount equal to 27.0345 per cent of the difference between the unadjusted 1997-level taxes and the uncapped 1998 taxes, both as defined in subsection 447.51 (5) of the Act.

(3) The sum of the reduction in respect of a property in the industrial classes and the percentage determined under paragraph 2 of subsection 447.51 (4) of the Act for 1998, shall be an amount equal to 27.1558 per cent of the difference between the unadjusted 1997-level taxes and the uncapped 1998 taxes, both as defined in subsection 447.51 (5) of the Act.

5. (1) Table 2 of the Regulation is amended by striking out the row for "Belleville, C." and substituting the following:

Municipality	Multi-residential Property Class	Commercial Property Class	Industrial Property Class
Belleville, C	.030332	.006906	.000819

(2) Table 2 of the Regulation is amended by striking out the row for “Kingston, C.” and substituting the following:

Municipality	Multi-residential Property Class	Commercial Property Class	Industrial Property Class
Kingston, C	-.036735	.041373	.040083

(3) Table 2 of the Regulation is amended by inserting the following municipalities following the row for “Quinte West, C” and by inserting the factors opposite to them:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Ottawa-Carleton, R							
Ottawa, C	-0.139580	0.009013	0.008739	0.003814	0.009048	0.009025	0.008742
Vanier, C	-0.162336	-0.015051	-0.014622	-0.013686	-0.015023	-0.015069	
Kanata, C	-0.145894	0.006083	0.005882	0.001572	0.006116	0.006063	0.005877
Nepean, C	-0.143018	0.003790	0.003656	-0.042602	-0.054680	0.003769	-0.053010
Gloucester, C	-0.147987	-0.000087	-0.000102	-0.038401	-0.000060	-0.000097	-0.000092
Cumberland, Tp	-0.156861	-0.066335	-0.018476		-0.064448	-0.002317	
Goulbourn, Tp	-0.268144	-0.068806	-0.066604		-0.068807	-0.068843	
Osgoode, Tp	-0.241407	-0.054940	-0.053184		-0.054920	-0.054946	
Rideau, Tp	-0.227460	-0.043815	-0.042427		-0.043823	-0.043843	-0.042443
West Carleton, Tp	-0.217268	-0.034356	-0.033266		-0.034361	-0.034384	-0.033264

(4) Table 2 of the Regulation is amended by striking out the rows for “Amherstburg Town” and “Lakeshore Township” under the heading “Essex Co” and substituting the following:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Amherstburg, T	0.036319	-0.010232	-0.010323	-0.012902	-0.010146	-0.010317
Lakeshore, Tp	0.141370	0.021291	0.021118	0.021291	0.021290	0.021185

(5) Table 2 of the Regulation is amended by inserting the following municipalities following the row for “South Frontenac, Tp” under the heading “Frontenac Board of Management” and by inserting the factors opposite to them:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Lambton, Co							
Sarnia, C	0.031795	0.022405	0.022719	0.022405	0.022405	0.022405	0.022719
Sarnia, C							
Sarnia, C	0.095764	0.052783	0.053603	0.052783	0.052783	0.052783	0.053603
Clearwater, T							

(6) Table 2 of the Regulation is amended by striking out the row for “Stonemills, Tp” under the heading “Lennox and Addington Co” and substituting the following:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Stone Mills, Tp	0.150336	0.070261	0.075058	0.070312	0.075071

(7) Table 2 of the Regulation is amended by inserting the following municipality following the row for “Blind River, T” under the heading “Algoma District” and by inserting the following factors opposite to it:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class
Elliot Lake, C	-0.005632	0.074924	0.073266	0.073230	0.072817	0.176497

(8) Table 2 of the Regulation is amended by inserting the following municipality under the heading for "Cochrane District" and by inserting the following factors opposite to it:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class
Black River-Matheson, Tp	-0.028675	-0.109998	-0.066687

(9) Table 2 of the Regulation is amended by striking out the row for "Iroquois Falls, T" under the heading "Cochrane, D" and substituting the following:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Large Industrial Property Class
Iroquois Falls, T	0.030688	-0.019282	0.034610	0.036332

(10) Table 2 of the Regulation is amended by inserting the following municipalities following the heading for "Kenora, D" and by inserting the following factors opposite to them:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Dryden, C	-0.062776	-0.037988	-0.042092				-0.038083
Kenora, T	-0.035506	-0.024649	-0.023968	-0.023950	-0.023967	-0.023961	-0.023975

(11) Table 2 of the Regulation is amended by striking out the rows for "Central Manitoulin, Tp-Sandfield, Tp", "Central Manitoulin-Carnarvon, Tp" and "Central Manitoulin, Tp-Unorganized Territory" under the heading "Manitoulin, D" and substituting the following:

Municipality	Multi-residential property Class	Commercial property Class	Industrial property Class
Central Manitoulin, Tp—Sandfield, Tp		.193247	.285491
Central Manitoulin, Tp—Cararvon, Tp	.064197	.326407	.299489
Central Manitoulin, Tp—Unorganized Territory		.313443	.298611

(12) Table 2 of the Regulation is amended by striking out the row for "Northeastern Manitoulin and the Islands, T" under the heading "Manitoulin,D" and substituting the following:

Municipality	Multi-residential Property Class	Commercial Property Class	Industrial Property Class
Northeastern Manitoulin and the Islands, T	.322996	.150173	.026955

(13) Table 2 of the Regulation is amended by striking out the row for "Marathon Town" under the heading "Thunder Bay, D" and substituting the following:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Large Industrial Property Class
Marathon, T	-0.007869	-0.009190	0.234891	-0.005361	0.012504	0.049451

(14) Table 2 of the Regulation is amended by inserting the following municipality following the row at the end of the Table and by inserting the following factors opposite to it:

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class
Timiskaming, D			
Kirkland Lake, T	-0.052343	-0.011328	-0.181475

6. Table 8 of the Regulation is amended by inserting the following municipality following the row for "Haldimand T" under the heading "Nalldimand-Norfolk R" and inserting the percentages opposite to it:

Municipality	English Public	English Separate	French Public	French Separate
Nanticoke C	72.7%	27.3%	0.0%	0.0%

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 397/99 made under the **EDUCATION ACT**

Made: July 28, 1999
Filed: July 29, 1999

Amending O. Reg. 509/98

(Tax Matters—Relief in Unorganized Territory (Section 257.2.1))

Note: Since the end of 1998, Ontario Regulation 509/98 has been amended by Ontario Regulations 78/99 and 346/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 10 (6) of Ontario Regulation 509/98 is amended by adding the following paragraph:

7. Parts 1.1 and 11.1 of Ontario Regulation 7/99 apply with respect to territories set out in Table 3 of Ontario Regulation 400/98 and Table 2 of this Regulation as though those Parts formed part of this Regulation, with the following modifications and such other modifications as are necessary,

i. section 3.2 of Ontario Regulation 7/99 does not apply,

ii. a reference to a municipality shall be deemed to be a reference to a territory set out in Table 3 of Ontario Regulation 400/98 or Table 2 of this Regulation,

iii. a reference to Table 1 of Ontario Regulation 7/99 shall be deemed to be a reference to Table 2 of this Regulation, and

iv. a reference to section 4 of Ontario Regulation 400/98 shall be deemed to be a reference to section 3 of this Regulation.

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 398/99 made under the **MUNICIPAL ACT**

Made: July 28, 1999
Filed: July 29, 1999

Amending O. Reg. 47/99

(Tax Matters—Rebates for Charities on Property to which Division B of Part XXII.2 of the Act Applies)

Note: Ontario Regulation 47/99 has previously been amended by Ontario Regulation 344/99.

1. (1) Clauses 3 (a) and (b) of Ontario Regulation 47/99 are revoked and the following substituted:

(a) subject to subsection (2), for the 1998 taxation year, on or before June 30, 1999;

- (b) subject to subsection (3), for the 1999 taxation year, on or before June 30, 1999;

(2) Section 3 of the Regulation is amended by adding the following subsections:

(2) If the municipality has not, by June 1, 1999, issued a notice of demand for payment of municipal taxes to which paragraph 5 of subsection 368.0.2 (3) of the Act applies, the rebate for the 1998 taxation year shall be paid on or before a day that is 60 days after the notice of demand for payment has been issued by the municipality.

(3) If the municipality has not, by June 1, 1999, issued a notice of demand for the payment of 1999 municipal taxes, other than a notice or demand made pursuant to subsection 447.30 (1) of the Act, the rebate for the 1999 taxation year shall be paid on or before a day that is 60 days after the notice of demand for payment is issued by the municipality.

2. Paragraph 2 of section 4 of the Regulation is revoked and the following substituted:

2. The debt is due on the date the rebate for the 1998 taxation year is payable by the municipality.

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 399/99
made under the
MUNICIPAL ACT

Made: July 28, 1999

Filed: July 29, 1999

Amending O. Reg. 230/99
(Tax Matters—Delegated Municipalities)

Note : Ontario Regulation 230/99 has not previously been amended.

1. Section 8 of Ontario Regulation 230/99 is amended by adding the following paragraphs:

- 2.1 For the purpose of determining the adjustments to be made under paragraph 5 of subsection 447.47 (1) of the Act for 1999, the adjustment referred to in subsection 16.2 (1) of Ontario Regulation 7/99 shall be determined by multiplying the municipal tax adjustment by the 1997-level taxes with phase-in where,

"Municipal tax adjustment" means the fraction set out in paragraph 2.2 for the property class and the municipality the property class is in; and

"1997-level taxes with phase-in" has the same meaning as in paragraph 1.

- 2.2 The municipal tax adjustment for 1999 for the purposes of paragraph 2.1 are set out in the following Table:

TABLE

**1999 PRESCRIBED MUNICIPAL TAX CHANGE ADJUSTMENTS
FOR THE REGION OF PEEL**

Municipality	Fraction for Property Class		
	Multi-Residential	Commercial	Industrial
Mississauga, C	-0.004215	-0.001895	-0.002011
Brampton, C	0.016959	0.006905	0.006028
Caledon, T	0.013871	0.011908	0.014850

2. (1) The definition of "Municipal tax adjustment" in paragraph 1 of section 11 of the Regulation is amended by striking out "the Table to this Regulation" and substituting "Table 1 to this section".

(2) Section 11 of the Regulation is amended by adding the following paragraph:

3. For the purpose of determining the adjustments to be made under paragraph 5 of subsection 447.47 (1) of the Act for 1999, the adjustment referred to in subsection 16.2 (1) of Ontario Regulation 7/99 shall be determined by multiplying the municipal tax adjustment by the 1997-level taxes with phase-in where,

"Municipal tax adjustment" means the fraction set out in Table 2 to this section for the property class and the municipality the property class is in; and

"1997-level taxes with phase-in" has the same meaning as in paragraph 1.

(3) Section 11 of the Regulation is amended by renaming the Table as Table 1 and by adding the following Table:

TABLE 2

**1999 PRESCRIBED MUNICIPAL TAX CHANGE ADJUSTMENTS
FOR THE REGION OF YORK**

Municipality	Fraction for Property Class		
	Multi-Residential	Commercial	Industrial
Aurora, T	.00136	.00456	-.01249
East Gwillimbury, T	-.00709	-.00403	-.01272
Georgina, T	.09148	.03664	.02794
King, Tp	.05506	.02171	.02141
Markham, T	.03121	.03070	.02375
Newmarket, T	.05510	.02539	.01397
Richmond Hill, T	-.00487	.00308	-.01683
Vaughan, C	.04596	.02697	.01709
Whitchurch-Stouffville, T	.01314	.00018	-.00498

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 400/99made under the
MUNICIPAL ACT

Made: July 28, 1999

Filed: July 29, 1999

Amending O. Reg. 385/98
(Tax Matters—Transition Ratios and Average Transition Ratios)

Note : Ontario Regulation 385/98 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Table 1 of Ontario Regulation 385/98 is amended by striking out the row for the County of Oxford and substituting the following:

Municipality	Transition ratios					Average transition ratios
	Multi-residential property class	Commercial property class	Industrial property class	Pipe line property class	Large industrial property class	Industrial property classes
Oxford, County of	2.8392	1.9018	2.9098	1.2593	3.4636	3.2273

ERNIE EVES
Minister of Finance

Dated on July 28, 1999.

33/99

ONTARIO REGULATION 401/99
made under the
ONTARIO DRUG BENEFIT ACT

Made: July 30, 1999

Filed: July 30, 1999

Amending O. Reg. 201/96
(General)

Note: Since the end of 1998, Ontario Regulation 201/96 has been amended by Ontario Regulations 72/99, 74/99, 312/99, 332/99 and 374/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "Formulary" in subsection 1 (1) of Ontario Regulation 201/96 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 36)" and dated November 20, 1998, including the amendments to the publication dated April 15, 1999, June 1, 1999 and September 15, 1999.

33/99

ONTARIO REGULATION 402/99
made under the
DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: July 30, 1999

Filed: July 30, 199

Amending Reg. 935 of R.R.O. 1990
(General)

Note : Since the end of 1998, Regulation 935 has been amended by Ontario Regulations 73/99, 231/99, 313/99 and 333/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "Formulary" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Formulary" means the Ministry of Health publication titled "Drug Benefit Formulary/Comparative Drug Index (No. 36)" and dated November 20, 1998, including the amendments to the publication dated April 15, 1999, June 1, 1999 and September 15, 1999.

33/99



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—08—21

ONTARIO REGULATION 403/99 made under the TORONTO AREA TRANSIT OPERATING AUTHORITY ACT

Made: October 2, 1999
Approved: July 30, 1999
Filed: August 5, 1999

Amending Reg. 1036 of R.R.O. 1990
(General)

Note: Regulation 1036 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "Tariff of Fares" in section 1 of Regulation 1036 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Tariff of Fares" means the Tariff of Fares No. 1, adopted by the unanimous consent of those members of the Authority who were present at a meeting of the members held on February 13, 1998, as amended by the First Supplement, adopted by the unanimous consent of those members of the Authority who were present at the meeting of the members held on June 22, 1998, and as further amended by the Second Supplement (Revised), adopted by the unanimous consent of the members of the Authority who were present at the meeting of the members held on August 14, 1998.

TORONTO AREA TRANSIT OPERATING AUTHORITY:

ELDRED R. KING
Chair

RICHARD C. DUCHARME
Managing Director

Dated on October 2, 1998.

34/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—08—28

ONTARIO REGULATION 404/99

made under the
PLANNING ACT

Made: August 9, 1999

Filed: August 11, 1999

Amending O. Reg. 834/81

(Restricted Areas—District of Sudbury, Territorial
District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99, 391/99, 393/99 and 394/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

168. (1) Despite subsection 23 (5) of the Order, one guest cabin having a gross floor area not exceeding 49 square metres may be erected, located and used on the same lot as a seasonal dwelling on the lands described in subsection (2).

(2) Subsection (1) applies to those lands in the geographic Township of Caen in the Territorial District of Sudbury more particularly described as part of Parcel 16552 Sudbury West Section, designated as Parts 1 and 2 on Plan 53R-14262 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

KAREN SMITH
Manager

Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on August 9, 1999.

35/99

ONTARIO REGULATION 405/99

made under the
HIGHWAY TRAFFIC ACT

Made: August 5, 1999

Filed: August 11, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since January 1999, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99 and 364/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 7 of Part 3 of Schedule 2 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Niagara—Town of Fort Erie—City of Port Colborne

7. That part of the King's Highway known as No. 3 in The Regional Municipality of Niagara lying between a point situate at its

intersection with the easterly limit of the roadway known as Rose Hill Road in the Town of Fort Erie and a point situate 735 meters measured easterly from its intersection with the east junction of the roadway known as Niagara Regional Road No. 5 in the City of Port Colborne.

(2) Paragraph 2 of Part 4 of Schedule 2 to the Regulation is revoked.

2. Paragraph 4 of Part 3 of Schedule 4 to the Regulation is revoked and the following substituted:

Regional Municipality of Hamilton Wentworth—Town of Flamborough

4. That part of the King's Highway known as No. 5 in the Town of Flamborough in The Regional Municipality of Hamilton—Wentworth lying between a point situate at its intersection with the westerly limit of the King's Highway known as No. 8 and a point situate 585 metres measured westerly from its intersection with the easterly limit of the King's Highway known as No. 6.

3. (1) Paragraphs 1 and 2 of Part 3 of Schedule 60 to the Regulation are revoked.

(2) Paragraph 1 of Part 5 of Schedule 60 to the Regulation is revoked.

(3) Paragraphs 1 and 2 of Part 6 of Schedule 60 to the Regulation are revoked.

4. (1) Paragraph 1 of Part 3 of Schedule 61 to the Regulation is revoked.

(2) Paragraph 1 of Part 4 of Schedule 61 to the Regulation is revoked.

(3) Paragraph 1 of Part 5 of Schedule 61 to the Regulation is revoked.

5. (1) Paragraph 1 of Part 3 of Schedule 129 to the Regulation is revoked and the following substituted:

Regional Municipality of Niagara—City of Thorold—City of Welland

1. That part of the King's Highway known as No. 406 in The Regional Municipality of Niagara lying between a point situate 600 metres measured southerly from its intersection with the southerly limit of the overpass structure of the roadway known as Beaverdams Road in the City of Thorold and a point situate at its intersection with the northerly limit of the roadway known as East Main Street (Regional Road No. 27) in the City of Welland.

(2) Paragraph 2 of Part 3 of Schedule 129 to the Regulation is revoked.

DAVID TURNBULL
Minister of Transportation

Dated on August 5, 1999.

35/99

ONTARIO REGULATION 406/99made under the
HIGHWAY TRAFFIC ACT

Made: August 5, 1999

Filed: August 11, 1999

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 1998, Regulation 604 has been amended by Ontario Regulations 55/99 and 360/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Paragraph 2 of Schedule 11 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is revoked.

2. Schedule 42 of Appendix A to the Regulation is revoked.

DAVID TURNBULL
Minister of Transportation

Dated on August 5, 1999.

35/99

ONTARIO REGULATION 407/99
made under the
MUNICIPAL ACT

Made: August 11, 1999

Filed: August 12, 1999

Amending O. Reg. 387/98

(Tax Matters—Taxation of Certain Railway, Power Utility Lands)

Note: Since the end of 1998, Ontario Regulation 387/98 has been amended by Ontario Regulation 342/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 2.1 (1) of Ontario Regulation 387/98 is amended by striking out "subject to subsections (2) and (3)" and substituting "subject to subsections (2), (3) and (4)".

(2) Section 2.1 of the Regulation is amended by adding the following subsections:

(4) Land owned by the owner on December 31, 1997 and located in a municipality set out in Table 8, 9, 10 or 11 shall be taxed under section 368.3 of the Act for 1999 at the rates set out in those Tables for the municipality in which the land is located.

(5) The headings to the columns of Tables 2 to 6 and 8 to 11 that set out the rates of tax are references to the names of the assessed owners as they appear on the assessment rolls except that the headings set out in Table 7 refer to the names of the assessed owners indicated in that Table.

2. Table 7 of the Regulation is revoked and the following substituted:

TABLE 7

**ASSESSED OWNERS CORRESPONDING TO CERTAIN HEADINGS
IN TABLES 2 TO 6 AND 8 TO 11**

Headings in Tables 2 to 6 and 8 to 11	Names of assessed owners
Algoma Central Railway	Algoma Central Algoma Central Railway, Inc. Sault Ste. Marie Bridge Company
Canadian National Railway	Canadian National Railway Co. Canadian National Railways CN Real Estate Management Montreal and Ottawa Railway Canadian Government Railways

Canadian Pacific Railway	CP Rail Canadian Pacific Limited Canadian Pacific Railway Company Canadian Pacific Railways Toronto Hamilton and Buffalo Railway Company Toronto Hamilton and Buffalo Railway Grand River Railway Lake Erie and Northern Railway St. Lawrence and Hudson Railway Ontario and Quebec Railway Toronto, Grey and Bruce Railway Montreal and Ottawa Railway
CASO	CASO CP Rail-CASO Conrail Consolidated Rail Corporation Canada Southern Canada Southern Railway Co.
CSX Railway	CSX St. Clair Tunnel Company The Chesapeake and Ohio Railway Company
Ontario Northland Railway	Ontario Northland Railway Nipissing Central Railway
South Simcoe Railway	South Simcoe Railway Tottenham and District Chamber of Commerce Ltd.

TABLE 8

1999 RATES FOR ONTARIO HYDRO, CANADIAN NATIONAL
RAILWAY, CASO RAILWAY AND CANADIAN PACIFIC RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
Toronto C	2,108.27	1,973.51		1,911.69
Ottawa-Carleton R				
West Carleton Tp	63.03	17.93		12.95
Brant Co				
Brant on the Grand C	21.02	51.86		22.16
Bruce Co				
Arran and Elderslie Tps	6.86			
Brockton Tp	6.70			
Kincardine, Bruce and Tiverton Tps	6.71			
Saugeen Shores Tp	7.40			
South Bruce Tp	8.48			
Essex Co				
Kingsville T	26.99			
Lakeshore T	17.65		22.45	18.32
Leamington T		721.49	121.18	
Tecumseth T	43.45	45.54	30.01	33.63
Middlesex Co				
Lucan Biddulph Tp	32.09			
Oxford Co				
Tillsonburg T		111.06	208.26	89.33
Wellington Co				
Centre Wellington Tp	18.09			
Guelph Eramosa Tp	23.45	25.09		

Algoma D				
Huron Shores Tp				13.98
Manitoulin D				
Kilarney T		10.81		
Nipissing D				
West Nipissing Tp	14.30	5.56		88.94
Sudbury D				
French River T	12.94			10.81
Markstay-Warren T				13.16
Sables-Spanish Rivers Tp	3.74			14.97

TABLE 9

1999 RATES FOR ONTARIO NORTHLAND RAILWAY, ALGOMA CENTRAL RAILWAY,
ONTARIO L'ORIGINAL RAILWAY AND ARNPRIOR NEPEAN RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Original Railway	Arnprior Nepean Railway
Algoma D				
Sault Ste Marie C		74.14		

TABLE 10

1999 RATES FOR TORONTO TERMINALS RAILWAY COMPANY LIMITED, CSX
RAILWAY, CITY OF PORT COLBOURNE RAILWAY AND PORT STANLEY RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Toronto Terminals Railway Company Limited	CSX Railway	City of Port Colbourne Railway	Port Stanley Railway
Toronto C	11,275.71			

TABLE 11

1999 RATES FOR SOUTH SIMCOE RAILWAY, TORONTO AREA TRANSIT OPERATING
AUTHORITY AND VIA RAIL CANADA INC.

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre		
	South Simcoe Railway	Toronto Area Transit Operating Authority	Via Rail Canada Inc.
Essex Co			
Lakeshore Tp			380.20

ERNIE EVES
Minister of Finance

Dated on August 11, 1999.

ONTARIO REGULATION 408/99made under the
EDUCATION ACT

Made: August 11, 1999

Filed: August 12, 1999

Amending O. Reg. 392/98

(Tax Matters—Taxation of Certain Railway, Power Utility Lands)

Note: Since the end of 1998, Ontario Regulation 392/98 has been amended by Ontario Regulation 343/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 4 (1) of Ontario Regulation 392/98 is amended by striking out "subject to subsections (2) and (3)" and substituting "subject to subsections (2), (3) and (4)".

(2) Section 4 of the Regulation is amended by adding the following subsections:

(4) The tax rates for school purposes for 1999 for the purposes of section 257.7 of the Act with respect to land that is owned by the owner on December 31, 1997 and located in a municipality or territory set out in Table 8, 9, 10 or 11 are the tax rates set out in those Tables for the municipality or territory in which the land is located.

(5) The headings to the columns of Tables 2 to 6 and 8 to 11 that set out the tax rates are references to the names of the assessed owners as they appear on the assessment rolls except that the headings set out in Table 7 refer to the names of the assessed owners indicated in that Table.

2. Table 7 of the Regulation is revoked and the following substituted:

TABLE 7

**ASSESSED OWNERS CORRESPONDING TO CERTAIN HEADINGS
IN TABLES 2 TO 6 AND 8 TO 11**

Headings in Tables 2 to 6 and 8 to 11	Names of assessed owners
Algoma Central Railway	Algoma Central Algoma Central Railway, Inc. Sault Ste. Marie Bridge Company
Canadian National Railway	Canadian National Railway Co. Canadian National Railways CN Real Estate Management Montreal and Ottawa Railway Canadian Government Railways
Canadian Pacific Railway	CP Rail Canadian Pacific Limited Canadian Pacific Railway Company Canadian Pacific Railways Toronto Hamilton and Buffalo Railway Company Toronto Hamilton and Buffalo Railway Grand River Railway Lake Erie and Northern Railway St. Lawrence and Hudson Railway Ontario and Quebec Railway Toronto, Grey and Bruce Railway Montreal and Ottawa Railway
CASO	CASO CP Rail-CASO Conrail Consolidated Rail Corporation Canada Southern Canada Southern Railway Co.
CSX Railway	CSX St. Clair Tunnel Company The Chesapeake and Ohio Railway Company
Ontario Northland Railway	Ontario Northland Railway Nipissing Central Railway
South Simcoe Railway	South Simcoe Railway Tottenham and District Chamber of Commerce Ltd.

TABLE 8

1999 RATES FOR ONTARIO HYDRO, CANADIAN NATIONAL
RAILWAY, CASO RAILWAY AND CANADIAN PACIFIC RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Hydro	Canadian National Railway	CASO Railway	Canadian Pacific Railway
Toronto C	2,779.46	2,488.79		2,381.71
Ottawa-Carleton R				
West Carleton Tp	106.46	27.66		19.50
Brant Co				
Brant on the Grand C	29.55	65.89		34.62
Bruce Co				
Arran and Elderslie Tps	11.54			
Brockton Tp	10.81			
Kincardine, Bruce and Tiverton Tps	12.03			
Saugeen Shores Tp	12.33			
South Bruce Tp	11.20			
Essex Co				
Kingsville T	43.47			
Lakeshore T	37.96		40.66	35.70
Leamington T		909.70	164.42	
Tecumseth T	136.03	135.00	79.70	92.61
Middlesex Co				
Lucan Biddulph Tp	58.21			
Oxford Co				
Tillsonburg T		109.73	201.49	62.33
Wellington Co				
Centre Wellington Tp	28.98			
Guelph Eramosa Tp	44.74	40.55		
Algoma D				
Huron Shores Tp				12.10
North Shore Locality Education				15.63
Manitoulin D				
Kilarney T		8.12		
Nipissing D				
West Nipissing Tp	16.10	5.90		42.11
Nipissing Combined School Boards				7.66
Sudbury D				
French River T	15.89			9.79
Markstay-Warren T				8.74
Sables-Spanish Rivers Tp	4.38			11.14
Sudbury Locality Education				9.79
Missarenda DSA Locality Education				7.97
Thunder Bay D				
Savant Lake Locality Education		10.50		

TABLE 9

1999 RATES FOR ONTARIO NORTHLAND RAILWAY, ALGOMA CENTRAL RAILWAY,
ONTARIO L'ORIGINAL RAILWAY AND ARNPRIOR NEPEAN RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Ontario Northland Railway	Algoma Central Railway	Ontario L'Original Railway	Arnprior Nepean Railway
Algoma D				
Sault Ste. Marie C		72.82		
Cochrane D				
Hearst Locality Education		3.57		

TABLE 10

1999 RATES FOR TORONTO TERMINALS RAILWAY COMPANY LIMITED, CSX
RAILWAY, CITY OF PORT COLBOURNE RAILWAY AND PORT STANLEY RAILWAY

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre			
	Toronto Terminals Railway Company Limited	CSX Railway	City of Port Colbourne Railway	Port Stanley Railway
Toronto C	16,667.63			

TABLE 11

1999 RATES FOR SOUTH SIMCOE RAILWAY, TORONTO AREA TRANSIT OPERATING
AUTHORITY AND VIA RAIL CANADA INC.

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997— expressed as dollars per acre		
	South Simcoe Railway	Toronto Area Transit Operating Authority	Via Rail Canada Inc.
Essex Co			
Lakeshore Tp			380.20

ERNIE EVES
Minister of Finance

Dated on August 11, 1999.

35/99

ONTARIO REGULATION 409/99made under the
MUNICIPAL ACT

Made: August 11, 1999

Filed: August 12, 1999

Amending O. Reg. 7/99

(Part XXII.2—Capping of Taxes for Certain Property Classes for 1998,
1999 and 2000—10/5/5 per cent Cap)Note: Ontario Regulation 7/99 has previously been amended by
Ontario Regulations 80/99, 234/99, 348/99, 382/99 and 396/99.

1. (1) Subsection 19 (3) of Ontario Regulation 7/99 is amended by
striking out "the County of Victoria" and substituting "the County of
Victoria and the Municipality of Neebing".

(2) Subsection 19 (4) of the Regulation is amended by striking out
"the Municipality of Chatham-Kent" and substituting "the Municipi-
palities of Chatham-Kent and Neebing".

ERNIE EVES

Minister of Finance

Dated on August 11, 1999.

35/99

ONTARIO REGULATION 410/99made under the
MUNICIPAL ACT

Made: August 11, 1999

Filed: August 12, 1999

Amending O. Reg. 385/98

(Tax Matters—Transition Ratios and Average Transition Ratios)

Note: Since the end of 1998, Ontario Regulation 385/98 has been
amended by Ontario Regulation 400/99. Previous amendments
are listed in the Table of Regulations in the Statutes of Ontario,
1998.

1. Table 1 of Ontario Regulation 385/98 is amended by striking out
the rows for The Regional Municipality of Durham and the Town of
Espanola and substituting the following:

Municipality	Transition ratios							Average Transition Ratios	
	Multi-residential property class	Commercial property class	Industrial property class	Pipe line property class	Office building property class	Shopping centre property class	Large industrial property class	Commercial Property Classes	Industrial property classes
Durham, Regional Municipality of	2.7103	1.4819	2.0907	1.2294	2.2960	1.2078	3.8036	1.4214	2.9817
Espanola, Town of	2.0709	1.5025	2.5229	1.1649		2.0928	4.0736	1.5894	3.9586

ERNIE EVES

Minister of Finance

Dated on August 11, 1999.

35/99

ONTARIO REGULATION 411/99
made under the
TENANT PROTECTION ACT, 1997

Made: August 11, 1999
Filed: August 12, 1999

**TABLE OF OPERATING COST CATEGORIES
FOR 2000**

1. The Table referred to in subsection 129 (2) of the Act is, for the year 2000, the following:

TABLE FOR 2000

COLUMN 1	COLUMN 2	COLUMN 3
Operating Cost Category	Three-year Moving Average (%)	Weight (%)
Insurance	2.63	5.05
Heating	1.36	15.84
Hydro	-0.19	8.39
Water	1.73	4.21
Municipal Taxes and Charges	-0.15	33.54
Administration	1.35	16.64
Maintenance	3.34	14.08
Miscellaneous	1.35	2.25

RÈGLEMENT DE L'ONTARIO 411/99
pris en application de la
LOI DE 1997 SUR LA PROTECTION DES LOCATAIRES

pris le 11 août 1999
déposé le 12 août 1999

**BARÈME DES CATÉGORIES DE FRAIS
D'EXPLOITATION POUR 2000**

1. Le barème visé au paragraphe 129 (2) de la Loi est le suivant pour 2000 :

BARÈME POUR 2000

COLONNE 1	COLONNE 2	COLONNE 3
Catégorie de frais d'exploitation	Moyenne mobile de trois ans (%)	Facteur de pondération (%)
Assurance	2,63	5,05
Chauffage	1,36	15,84
Électricité	-0,19	8,39
Eau	1,73	4,21
Redevances et impôts municipaux	-0,15	33,54
Administration	1,35	16,64
Entretien	3,34	14,08
Divers	1,35	2,25



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—09—04

ONTARIO REGULATION 412/99 made under the PLANNING ACT

Made: August 13, 1999
Filed: August 16, 1999

DELEGATION OF AUTHORITY—SUDBURY EAST PLANNING BOARD

1. The Minister's authority to give consent under section 53 of the Act with respect to applications whose file numbers are set out in the Schedule is delegated to the Sudbury East Planning Board.

2. This Regulation comes into force on August 16, 1999.

Schedule

52C - 980010
52C - 990002

JAMES S. GILCHRIST
Minister of Municipal Affairs and Housing

Dated on August 13, 1999.

36/99

ONTARIO REGULATION 413/99 made under the FARM PRODUCTS MARKETING ACT

Made: August 11, 1999
Filed: August 17, 1999

Amending Reg. 437 of R.R.O. 1990
(Turkeys—Marketing)

Note: Regulation 437 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Clauses 8 (a), (b), (e) and (i.1) of Regulation 437 of the Revised Regulations of Ontario, 1990 are amended by striking out "producing or marketing" in each clause and substituting in each case "producing, marketing or processing".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on August 11, 1999.

36/99

ONTARIO REGULATION 414/99 made under the LOCAL ROADS BOARDS ACT

Made: August 13, 1999
Filed: August 17, 1999

Amending Reg. 734 of R.R.O. 1990
(Establishment of Local Roads Areas—
Northern and Eastern Regions)

Note: Since the end of 1998, Regulation 734 has been amended by Ontario Regulations 116/99, 117/99, 365/99 and 366/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedules 10, 41, 58, 88 and 91 of Regulation 734 of the Revised Regulations of Ontario, 1990 are revoked.

DAVID TURNBULL
Minister of Transportation

Dated on August 13, 1999.

36/99

ONTARIO REGULATION 415/99 made under the HIGHWAY TRAFFIC ACT

Made: August 13, 1999
Filed: August 17, 1999

Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory without Municipal Organization)

Note: Since the end of 1998, Regulation 624 has been amended by Ontario Regulation 120/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 171

1. The highway known as Wartman Lake Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as One Island Lake Road.

2. Southbound on Wartman Lake Road.

Schedule 172

1. The highway known as Frowen Drive in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Frowen Drive.

Schedule 173

1. The highway known as Collins Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Collins Road.

Schedule 174

1. The highway known as Dump Loop (south intersection) in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Dump Loop (south intersection).

Schedule 175

1. The highway known as Dump Loop (north intersection) in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Dump Loop (north intersection).

Schedule 176

1. The highway known as Hawkeye East Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Hawkeye East Road.

Schedule 177

1. The highway known as Axelson's Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Axelson's Road.

Schedule 178

1. The highway known as Hartley Ball Loop (east intersection) in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Eastbound on Hartley Ball Loop (east intersection).

Schedule 179

1. The highway known as Hartley Ball Loop (west intersection) in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Westbound on Hartley Ball Loop (west intersection).

Schedule 180

1. The highway known as G.T. Harris Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on G.T. Harris Road.

Schedule 181

1. The highway known as Hawkeye Narrows Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Hawkeye Narrows Road.

Schedule 182

1. The highway known as Bolduc Bay Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Southbound on Bolduc Bay Road.

Schedule 183

1. The highway known as Lehtinen Road in the unorganized Township of Fowler in the Territorial District of Thunder Bay at its intersection with the highway known as Gilbride Road.

2. Eastbound on Lehtinen Road.

DAVID TURNBULL
Minister of Transportation

Dated on August 13, 1999.

36/99

ONTARIO REGULATION 416/99 made under the ONTARIO ENERGY BOARD ACT, 1998

Made: August 18, 1999

Filed: August 19, 1999

ELECTRICITY RETAILING—DISCLOSURE TO CONSUMERS

1. In this Regulation,

"alternative power source" means biomass, solar energy, wind energy or waste;

"biomass" means biological materials, including gases generated from the decomposition of biological material;

"electricity product" means electricity that a retailer retails;

"electricity supply mix" means, for an electricity product, the combination of power sources used to generate the product;

"power source" means the fuel or process used to generate electricity;

"solar energy" means solar radiation or thermal energy produced from solar radiation;

"system-wide electricity supply mix" means the combination of power sources used to generate the electricity consumed in Ontario;

"waste" includes garbage, refuse, domestic waste, industrial waste and municipal refuse, but does not include biomass.

2. (1) A retailer that retails an electricity product to a consumer shall disclose to the consumer the system-wide electricity supply mix.

(2) A retailer that retails an electricity product to a consumer shall also disclose to the consumer the electricity supply mix of the product if, for the purpose of retailing the product,

- (a) the retailer makes any statement that contains a reference to the type of power source or the nature of the power source that is used to generate the product;

- (b) the retailer makes any statement that contains a reference to a type of power source or the nature of a power source that is not used to generate the product;
- (c) the retailer makes any statement that contains a reference to the product or the use of the product having an environmental effect; or
- (d) the retailer makes any statement that contains a reference to a generation facility that generates some or all of the product.

(3) A statement disclosing the system-wide electricity supply mix shall be deemed not to be a statement referred to in clause (2) (a), (b), (c) or (d).

(4) Subject to this Regulation, the Board may establish the manner in which information referred to in subsections (1) and (2) shall be disclosed and the time periods within which the information shall be disclosed, and retailers shall disclose the information in the manner and within the time periods established by the Board.

(5) A retailer that discloses the system-wide electricity supply mix under subsection (1) shall do so in a manner established by the Board that indicates, for each power source or group of power sources referred to in subsection (7), the percentage of the electricity consumed in Ontario that is generated by means of that power source or group of power sources, as determined by the Ministry of Energy, Science and Technology.

(6) A retailer that discloses the electricity supply mix for an electricity product under subsection (2) shall do so in a manner established by the Board that indicates, for each power source or group of power sources referred to in subsection (7), the percentage of the product that the retailer projects will be generated during a 12-month period by means of that power source or group of power sources.

(7) The power sources and groups of power sources referred to in subsections (5) and (6) are the following:

- 1. Water power.
- 2. Alternative power sources.
- 3. Nuclear energy.
- 4. Natural gas.
- 5. Coal or oil.

(8) Despite paragraph 2 of subsection (7), if some or all of an electricity product will be generated by an alternative power source, a retailer to which subsection (6) applies may disclose the electricity supply mix for the product in a manner established by the Board that specifically identifies that power source and indicates the percentage of the product that the retailer projects will be generated during the 12-month period by that power source.

36/99

ONTARIO REGULATION 417/99
made under the
LIVESTOCK AND LIVESTOCK PRODUCTS ACT

Made: August 18, 1999
Filed: August 19, 1999

Amending Reg. 725 of R.R.O. 1990
(Livestock)

Note: Regulation 725 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 4 (3) and (4) of Regulation 725 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- (3) The licence fee is \$25 per year.
- (4) A licence is not transferable.
- (5) Subject to subsection (6), a licence expires on the date shown as the expiration date on the licence.
- (6) A licence that was issued or renewed after August 31, 1998 and before September 1, 1999,
 - (a) expires on August 31, 1999 if the licensee's fiscal year end falls in August, September, October, November, December, January or February; or
 - (b) expires on the last day of the sixth month after the licensee's 1999 fiscal year end if the licensee's fiscal year end falls in March, April, May, June or July.

RÈGLEMENT DE L'ONTARIO 417/99
pris en application de la
LOI SUR LE BÉTAIL ET LES PRODUITS DU BÉTAIL

pris le 18 août 1999
déposé le 19 août 1999

modifiant le Règl. 725 des R.R.O. de 1990
(Bétail)

Remarque : Le Règlement 725 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Les paragraphes 4 (3) et (4) du Règlement 725 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

- (3) Les droits à acquitter en vue d'obtenir un permis sont de 25 \$ par année.
- (4) Le permis est incessible.
- (5) Sous réserve du paragraphe (6), le permis expire à la date d'expiration qui y est indiquée.
- (6) Le permis délivré ou renouvelé après le 31 août 1998 mais avant le 1^{er} septembre 1999 expire, selon le cas :
 - a) le 31 août 1999 si la date de clôture de l'exercice du titulaire de permis tombe en août, septembre, octobre, novembre, décembre, janvier ou février;
 - b) le dernier jour du sixième mois après la date de clôture de l'exercice de 1999 du titulaire de permis si la date de clôture de l'exercice du titulaire de permis tombe en mars, avril, mai, juin ou juillet.

(7) The Director shall fix the expiration date of a licence issued or renewed after August 31, 1999 as the last day of the sixth month after the licensee's fiscal year end that next follows the date of issuance or renewal, unless it is reasonable in the circumstances to fix a different expiration date.

(8) If the application of subsection (6) or (7) results in a term of a licence that is less or more than one year, the fee shall be prorated at the rate of \$2 per month.

(9) In respect of a licence that expires after August 31, 1999, the time prescribed for the purpose of subsection 5 (4) of the Act is the period that ends 30 days before the expiration of the licence.

36/99

ONTARIO REGULATION 418/99
made under the
PUBLIC LANDS ACT

Made: August 17, 1999
Filed: August 19, 1999

**RESTRICTED AREA—TERRITORIAL DISTRICT
OF THUNDER BAY, TOWNSHIPS OF
CONACHER, HAGEY AND HAINES**

1. The area in territory without municipal organization, more particularly described in the Schedule and being composed of the geographic townships of Conacher, Hagey and Haines, is designated as a restricted area.

2. Ontario Regulation 278/87 is revoked.

Schedule

In the Territorial District of Thunder Bay, and in the Townships of Conacher, Hagey and Haines, in the Territorial District of Thunder Bay, containing 11028 hectares, more or less, and designated as Part 1 on a plan known as The Shebandowan Restricted Area Order as approved by The Shebandowan Planning Area on January 31, 1996, and filed with the Ministry of Natural Resources at Peterborough on April 9, 1997.

JOHN C. SNOBELEN
Minister of Natural Resources

Dated on August 17, 1999.

36/99

ONTARIO REGULATION 419/99
made under the
CORPORATIONS TAX ACT

Made: August 18, 1999
Filed: August 19, 1999

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 183 has been amended by Ontario Regulation 76/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Part IX of Regulation 183 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

905. (1) For the purposes of this section,

(7) Le directeur fixe la date d'expiration du permis délivré ou renouvelé après le 31 août 1999 au dernier jour du sixième mois après la date de clôture de l'exercice du titulaire de permis qui suit la date de délivrance ou de renouvellement, à moins qu'il ne soit raisonnable de fixer une date d'expiration différente dans les circonstances.

(8) Si, en raison de l'application du paragraphe (6) ou (7), la durée du permis est inférieure ou supérieure à un an, les droits sont calculés proportionnellement au taux de 2 \$ par mois.

(9) Dans le cas d'un permis qui expire après le 31 août 1999, le délai imparti pour l'application du paragraphe 5 (4) de la Loi est la période qui se termine 30 jours avant l'expiration du permis.

"Canadian-controlled corporation" means a corporation that is determined to be Canadian-controlled under sections 26 to 28 of the *Investment Canada Act* (Canada) for the purposes of that Act, and, in the application of those sections for the purposes of this definition, a reference to the Minister shall be read as a reference to the Minister of Finance;

"Canadian group" means a group of musicians, vocalists or both, at least 75 per cent of whom are qualified Canadians;

"government assistance" means assistance from a government or municipality or other public authority in any form, including a grant, subsidy, forgivable loan, deduction from tax and investment allowance, but not including an Ontario sound recording tax credit under section 43.12 of the Act;

"qualified Canadian" means an individual who is ordinarily resident in Canada and who is either a Canadian citizen as defined in the *Citizenship Act* (Canada) or a permanent resident within the meaning of the *Immigration Act* (Canada);

"sound recording" means a recording of music, with or without lyrics, that is produced by analogue, digital or similar technology and is on a vinyl record, a compact disc, a digital versatile disc or an audio tape.

(2) For the purposes of subsection 43.12 (3) of the Act, the amount of the variable "B" for a taxation year in respect of an eligible Canadian sound recording is calculated by adding one dollar to the amount of "A" for the taxation year in respect of the recording.

(3) A corporation is an "eligible sound recording company" within the meaning of subsection 43.12 (12) of the Act for a taxation year in respect of an eligible Canadian sound recording if the following conditions are met:

1. The corporation carries on a sound recording business, primarily. A sound recording business is a business in which the principal activities are managing artists, publishing music, producing sound recordings, marketing and distributing sound recordings or a combination of those activities, carried out under contract with musicians, vocalists or copyright holders.
2. The corporation has carried on its sound recording business for at least 24 months before the beginning of the taxation year.
3. The corporation carries on the sound recording business primarily in Ontario at a permanent establishment in Ontario.
4. Less than 50 per cent of the corporation's taxable income for the taxation year is earned for the purposes of Part II of the Act in a jurisdiction other than Ontario.
5. The corporation is a Canadian-controlled corporation.
6. The corporation is not one to which subsection 57.2 of the Act would apply for the previous taxation year,

- i. if the references to \$5 million in clause 57.2 (1) (a) and in subclause 57.2 (1) (c) (i) of the Act were read as \$10 million, and
 - ii. if the references to \$10 million in clause 57.2 (1) (b) and in subclause 57.2 (1) (c) (ii) of the Act were read as \$20 million.
7. The corporation bears the financial risks associated with its sound recording business or is related to a Canadian-controlled corporation that bears the financial risks.
8. Within 12 months before the start of the first taxation year for which the corporation claims a tax credit under section 43.12 of the Act in respect of the recording, the corporation has implemented a plan for the distribution of at least one sound recording. The plan is considered by a person designated by the Minister of Citizenship, Culture and Recreation, to be appropriate for the commercial exploitation of the recording to which it relates.

(4) An individual or group, as the case may be, is an "emerging Canadian artist or group" within the meaning of subsection 43.12 (12) of the Act in the following circumstances:

- 1. An individual is an emerging Canadian artist,
 - i. if he or she is a musician or a vocalist,
 - ii. if he or she is a qualified Canadian, and
 - iii. if neither the individual nor any musical group in which the individual is or has been a member has had a gold sound recording (as determined by the Canadian Recording Industry Association, the Recording Industry Association of America, the International Federation of the Phonographic Industry or a successor of any of them) in the United States of America and in one of Canada, the United Kingdom, France, Germany, Asia or Latin America.
- 2. A group is an emerging Canadian group if at least 75 per cent of its members are emerging Canadian artists.

(5) A sound recording is an "eligible Canadian sound recording" within the meaning of subsection 43.12 (12) of the Act if the music or the lyrics, if any, on the recording are performed by an emerging Canadian artist or group and if the following conditions are met:

- 1. The sound recording is not a recording described in subsection (6).
- 2. The recording has been produced by an eligible sound recording company.
- 3. The artist or group is an emerging Canadian artist or group when he, she or it entered into a contract with the eligible sound recording company for the production of the recording.
- 4. At least one of the following conditions is met:
 - i. The music was composed primarily by one or more individuals or groups that, at the time it was composed, were qualified Canadians or Canadian groups.
 - ii. The lyrics were written primarily by one or more individuals or groups that, at the time they were written, were qualified Canadians or Canadian groups.
 - iii. Substantially all the activities carried out to produce the recording were performed in Ontario.

- 5. The eligible sound recording company has exclusive contractual control of the master tape of the recording for at least five years after the master tape is completed.
- 6. The eligible sound recording company meets the applicable condition described in subsection (7) with respect to the distribution of the recording.

(6) A sound recording that meets any of the following conditions is not an eligible Canadian sound recording:

- 1. The recording is primarily of the spoken word or of wildlife or nature sounds.
- 2. The total playing time of the recording is less than 40 minutes.
- 3. The recording is produced for use as an instructional tool or for advertising or promotional purposes.
- 4. The recording is capable of inciting hatred against an identifiable group, including a section of the public distinguished by colour, race, religion, sex, sexual orientation or ethnic origin.
- 5. The dominant characteristic of any lyrics on the recording is the undue exploitation of sex or of sex and one or more of crime, horror, cruelty or violence.
- 6. Public financial support for the recording is contrary to public policy.

(7) For the purposes of paragraph 6 of subsection (5), an eligible sound recording company that claims a tax credit under section 43.12 of the Act in respect of a recording must meet the following conditions with respect to the distribution of the recording:

- 1. If the company is a small recording company (as described in subsection (8)) for the taxation year in which the credit is claimed, the company must have a plan for the distribution of the recording that a person designated by the Minister of Citizenship, Culture and Recreation considers to be appropriate for the commercial exploitation of the recording.
- 2. If the company is not a small recording company for the first taxation year in which credit is claimed for the recording, the company must enter into an arrangement no later than three months after the end of that taxation year to market copies of the recording through a person who has an established business of distributing sound recordings on a nation-wide basis.

(8) An eligible sound recording company is a small recording company for a taxation year,

- (a) if the company's gross revenue during the 12-month period before the beginning of the taxation year does not exceed \$500,000; and
- (b) if the company has not claimed a tax credit under section 43.12 of the Act for a previous taxation year.

(9) Subject to subsection (10), each of the following expenditures is a "qualifying expenditure" within the meaning of subsection 43.12 (12) of the Act of an eligible sound recording company with respect to an eligible Canadian sound recording:

- 1. Expenditures incurred on account of property that is used primarily in Ontario and services that are provided primarily in Ontario for the production of the recording. These expenditures include artists' royalties and musicians' session fees, graphics (including artwork, photography, layout and colour separations), software, digital scanning, programming and beta testing.

2. Expenditures incurred on account of property that is used primarily in Ontario and services that are provided primarily in Ontario for the production of a qualifying music video (as described in subsection (12)) for the recording. These expenditures include rehearsal costs.

3. Expenditures incurred on account of property used primarily in Ontario and services performed primarily in Ontario for direct marketing of the recording. These expenditures include fees for consultants and salaries and wages for employees whose primary function is public relations or marketing. However, only the following launch costs for the recording are included:

- i. Rental costs for sound and light equipment and for facilities.
- ii. The amount of expenses for food, beverages and entertainment that is determined under section 67.1 of the *Income Tax Act* (Canada).
- iii. Event planning services.
- iv. The design, printing and mailing of invitations.
- v. Security.
- vi. Business location permits and licences.
- vii. Photography.
- viii. Promotional gifts and souvenirs.

4. 50 per cent of the expenditures that are not qualifying expenditures under paragraphs 2 and 3 solely because they are expenditures on account of property used outside Ontario or services provided outside Ontario.

5. Expenditures for the repayment of government assistance to the extent that the assistance reduced the amount of the tax credit for the recording that would otherwise have been available to the recording company for a prior taxation year.

(10) The following expenditures are not qualifying expenditures in respect of an eligible Canadian sound recording:

- 1. An expenditure described in paragraphs 1 to 4 of subsection (9) that is incurred more than 24 months after the recording company incurs its first qualifying expenditure in respect of the recording.
- 2. An expenditure on account of touring costs incurred in connection with a concert or live performance.

(11) The total of all qualifying expenditures which may be claimed by an eligible sound recording company in a taxation year is determined using the formula,

A - B

in which,

"A" is the sum of the qualifying expenditures of the company in the taxation year, and

"B" is the amount of all government assistance in respect of the qualifying expenditures described by "A" that, when the company's return is required to be delivered under section 75 of the Act for the taxation year, the company has received, is entitled to receive or may reasonably be expected to be entitled to receive.

(12) A music video is a qualifying music video for the purposes of subsection (9) if the following conditions are met:

- 1. The music video is not one that is described in subsection (13).
- 2. The music video is produced by an eligible sound recording company in connection with an eligible Canadian sound recording produced by the company.
- 3. The primary purpose for producing and distributing the music video is to promote and sell the sound recording.
- 4. The principal performer in the audio component of the music video is the same emerging Canadian artist or group that recorded the sound recording.
- 5. The director of the video component of the music video is a qualified Canadian, or the production facility at which the video component is filmed and produced is located in Ontario.
- 6. The company has exclusive contractual control of the copyright of the original video for the music video for at least five years after the original video is completed.

(13) A music video that meets any of the following conditions is not a qualifying music video for the purposes of subsection (9):

- 1. The music video is capable of inciting hatred against an identifiable group, including a section of the public distinguished by colour, race, religion, sex, sexual orientation or ethnic origin.
- 2. The dominant characteristic of the material in the music video is the undue exploitation of sex or of sex and one or more of crime, horror, cruelty or violence.
- 3. Public financial support for the music video is contrary to public policy.

2. This Regulation shall be deemed to have come into force on January 2, 1999.

36/99

ONTARIO REGULATION 420/99 made under the **MUNICIPAL ACT**

Made: August 18, 1999

Filed: August 19, 1999

Amending O. Reg. 7/99

(Part XXII.2—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000—10/5/5 per cent Cap)

Note : Ontario Regulation 7/99 has previously been amended by Ontario Regulations 80/99, 234/99, 348/99, 382/99, 396/99 and 409/99.

1. Section 29 of Ontario Regulation 7/99 is amended by adding the following subsection:

(2) If subsection (1) applies and any of the following applies, subsection 447.51 (4) of the Act does not apply:

- 1. The taxes for municipal and school purposes levied on all property in the property class for the year are less than the taxes for municipal and school purposes on all properties in the property class that would have been imposed for the year but for the application of Part XXII.2 of the Act.

2. There is at least a 10 per cent reduction in an assessment of a property for a previous year in the property class in an appeal under section 40 of the *Assessment Act* that affects the calculation of taxes for municipal and school purposes for the year.
3. The municipality has been restructured after 1997 to include territory without municipal organization.

ERNIE EVES
Minister of Finance

Dated on August 18, 1999.

36/99

ONTARIO REGULATION 421/99
made under the
EDUCATION ACT

Made: August 18, 1999
Filed: August 19, 1999

Amending O. Reg. 400/98
(Tax Matters—Tax Rates for School Purposes)

Note: Since the end of 1998, Ontario Regulation 400/98 has been amended by Ontario Regulations 79/99, 307/99, 308/99 and 395/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Clause 4 (9) (a) of Ontario Regulation 400/98 is revoked and the following substituted:

(a) for property in the industrial property class, by 0.063717 per cent; and

2. The Regulation is amended by adding the following section:

5. (1) Despite section 4 and subject to subsection (2), the tax rates for school purposes for 1999 for the municipalities and property classes set out in Table 4 are as set out in Table 4.

(2) The tax rates for school purposes for the municipalities and property classes set out in Table 4, other than the Town of New Liskeard, shall be adjusted for 1999 as provided in Table 5.

3. The Regulation is amended by adding the following Tables:

TABLE 4

**TAX RATES FOR SPECIFIED BUSINESS PROPERTY CLASSES IN
SPECIFIED MUNICIPALITIES FOR 1999**

Municipality	Tax Rate—expressed as a fraction of assessed value					
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Industrial Property Class	Large Industrial Property Class
Elliot Lake, C	0.03191414	0.02266643	0.02396006	0.01223977	0.08150721	
Fort Frances, T	0.02750655				0.02537946	0.04263607
Gordon, Tp	0.01357382				0.00809615	
Naim and Hyman, Tp	0.02428463				0.03717201	
New Liskeard, T					0.03300000	
Sioux Lookout, T	0.01709352				0.02719009	
Stratford, C	0.02615213				0.03831381	

TABLE 5

TAX RATE ADJUSTMENTS TO TAX RATES IN TABLE 4

Municipality	Tax Rate—expressed as a fraction of assessed value					
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class	Industrial Property Class	Large Industrial Property Class
Elliot Lake, C	0.00493237	0.00350313	0.00370306	0.00189167	0.00197280	
Fort Frances, T	0.00254199				0.00005215	0.00008760
Gordon, T	0.00006952				0.00050915	

Naim and Hyman, Tp	0.00217163				0.00476734	
Sioux Lookout, T	0.00446084				0.00177306	
Stratford, C	0.00071303				- 0.00001948	

ERNIE EVES
Minister of Finance

Dated on August 18, 1999.

36/99

ONTARIO REGULATION 422/99
made under the
FARM PRODUCTS MARKETING ACT

Made: August 11, 1999
Approved: August 18, 1999
Filed: August 19, 1999

Amending Reg. 434 of R.R.O. 1990
(Tender Fruit—Plan)

Note: Regulation 434 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 11 of the Schedule to Regulation 434 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

11. Any person elected as a member of the local board under section 9 is required to be a member of the district for which he or she is elected.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D.W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on August 11, 1999.

36/99

ONTARIO REGULATION 423/99
made under the
PLANNING ACT

Made: August 19, 1999
Filed: August 20, 1999

**WITHDRAWAL AND DELEGATION OF
MINISTER'S AUTHORITY—REGIONAL
MUNICIPALITY OF NIAGARA AND
VARIOUS LOCAL MUNICIPALITIES**

1. In this Regulation,

"Minister's authority" means the Minister's authority to give approval under section 51 of the Act continued, as it existed immediately before March 28, 1995, by section 74.1 of the Act with respect to,

(a) applications for approval of plans of subdivision whose file numbers are set out in Schedules 1 to 6, and

(b) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedules 7 to 9.

2. The delegation of the Minister's authority to the council of the Regional Municipality of Niagara under Ontario Regulations 475/83 and 476/83 is withdrawn.

3. (1) The Minister's authority with respect to the applications whose file numbers are listed in Schedules 1 and 7 is delegated to the council of the Town of Fort Erie.

(2) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 2 is delegated to the council of the Town of Lincoln.

(3) The Minister's authority with respect to the applications whose file numbers are listed in Schedules 3 and 9 is delegated to the council of the City of St. Catharines.

(4) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 4 is delegated to the council of the City of Thorold.

(5) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 5 is delegated to the council of the City of Welland.

(6) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 6 is delegated to the council of the Township of West Lincoln.

(7) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 8 is delegated to the council of the Town of Pelham.

4. (1) If any of the Minister's authority delegated to a council is in turn subdelegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

5. This Regulation comes into force on August 23, 1999.

Schedule 1

TOWN OF FORT ERIE

Subdivisions

26T-22885
26T-78024

26T-85022
26T-89019
26T-89020A
26T-89020B
26T-90009
26T-90018
26T-91011
26T-91013A
26T-91013B
26T-91016A
26T-91016B
26T-91017
26T-91018
26T-94005A
26T-94005B

Schedule 2

TOWN OF LINCOLN

Subdivisions

26T-89002
26T-90013
26T-91001
26T-92014
26T-93010
26T-94008

Schedule 3

CITY OF ST. CATHARINES

Subdivisions

26T-86013
26T-86018
26T-90010
26T-90024
26T-92018
26T-93004

Schedule 4

CITY OF THOROLD

Subdivisions

26T-76121
26T-79019
26T-89025
26T-92013

Schedule 5

CITY OF WELLAND

Subdivisions

26T-89015
26T-91006
26T-94011
26T-95003

Schedule 6

TOWNSHIP OF WEST LINCOLN

Subdivisions

26T-90019
26T-93005

Schedule 7

TOWN OF FORT ERIE

Condominiums

26CD-77028

Schedule 8

TOWN OF PELHAM

Condominiums

26CD-87010
26CD-95002

Schedule 9

CITY OF ST. CATHARINES

Condominiums

26CD-89005

JAMES S. GILCHRIST
Minister of Municipal Affairs and Housing

Dated on August 19, 1999.

36/99

ONTARIO REGULATION 424/99
made under the
EDUCATION ACT

Made: June 16, 1999
Filed: August 20, 1999

Amending O. Reg. 366/98
(Tax Arrears in Annexed Areas)

RÈGLEMENT DE L'ONTARIO 424/99
pris en application de la
LOI SUR L'ÉDUCATION

pris le 16 juin 1999
déposé le 20 août 1999

modifiant le Règl. de l'Ont. 366/98
(Arriérés d'impôts dans les secteurs annexés)

Note: Ontario Regulation 366/98 has not previously been amended.

Remarque : Le Règlement de l'Ontario 366/98 n'a pas été modifié antérieurement.

1. The Ontario Regulation 366/98 is amended by adding the following French version:

1. Le Règlement de l'Ontario 366/98 est modifié par adjonction de la version française suivante :

ARRIÉRÉS D'IMPÔTS DANS LES SECTEURS ANNEXÉS

1. La définition qui suit s'applique au présent règlement.

«impôts scolaires» S'entend en outre des impôts prélevés aux termes des articles 255 et 256 de la Loi ou des articles que ceux-ci remplacent.

2. (1) Le présent règlement s'applique seulement à l'égard des municipalités créées par suite de l'une ou l'autre des formes de restructuration municipale suivantes :

1. Un territoire non érigé en municipalité est annexé à une municipalité.
2. Les habitants d'un territoire non érigé en municipalité constituent une municipalité.

(2) Le présent règlement ne s'applique pas à l'égard d'un territoire non érigé en municipalité qui est rattaché ou est réputé rattaché à une municipalité de district à des fins d'imposition.

3. (1) Au plus tard à la date fixée au paragraphe (2), une municipalité verse à chaque conseil conformément aux règles de répartition énoncées aux articles 257.8 et 257.9 de la Loi et dans le Règlement de l'Ontario 365/98 (Arriérés d'impôts scolaires d'avant 1998) :

- a) d'une part, la totalité des arriérés d'impôts scolaires qui, ce jour-là, restent impayés à l'égard de la partie de la municipalité qui était un territoire non érigé en municipalité avant la restructuration de la municipalité;

- b) d'autre part, la totalité des arriérés des impôts établis aux termes de l'article 21.1 de la Loi sur l'impôt foncier provincial qui, ce jour-là, restent impayés.

(2) Le jour visé au paragraphe (1) est celui des deux jours suivants qui est postérieur à l'autre :

- a) 90 jours après le jour où la municipalité a été créée par suite d'une restructuration;
- b) 90 jours après le jour du dépôt du présent règlement.

(3) Les paragraphes 257.11 (2), (3) et (4) de la Loi s'appliquent, avec les adaptations nécessaires, à l'égard des paiements effectués aux termes du paragraphe (1).

(4) Si un conseil qui a droit à un paiement aux termes du paragraphe (1) reçoit une somme au titre des arriérés d'impôts visés au paragraphe (1) et que celle-ci ne provient pas de la municipalité, le montant des paiements prévus au paragraphe (1) est rajusté en conséquence.

(5) Afin de permettre à une municipalité de percevoir les arriérés d'impôts auxquels s'applique le présent règlement, ces arriérés sont réputés des impôts prélevés aux fins municipales par la municipalité.

(6) Une municipalité a le pouvoir de commencer et de poursuivre des enquêtes, instances judiciaires ou recours et de mettre à exécution des redressements à l'égard de l'obligation ou de la responsabilité liée aux arriérés d'impôts auxquels s'applique le présent règlement.

36/99

ONTARIO REGULATION 425/99 made under the EDUCATION ACT

Made: June 16, 1999
Filed: August 20, 1999

REPORTS ON ELECTORAL GROUPS

1. (1) In this Regulation,

«Assessment Corporation» means the Ontario Property Assessment Corporation established by the *Ontario Property Assessment Corporation Act, 1997*; («Société»)

«election year» means the year of a regular election as determined under the *Municipal Elections Act, 1996*. («année d'élections»)

(2) In this Regulation, the electoral group of a district school board is the group composed of all persons who are,

- (a) supporters of the board;
- (b) electors of the board; or
- (c) dependants of supporters or electors of the board.

(3) In this Regulation, the electoral groups of a school authority are the following:

1. The group composed of all persons who are,
 - i. supporters of the school authority who are French-language rights holders,

RÈGLEMENT DE L'ONTARIO 425/99 pris en application de la LOI SUR L'ÉDUCATION

pris le 16 juin 1999
déposé le 20 août 1999

RAPPORTS SUR LES GROUPES ÉLECTORAUX

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«année d'élections» Année où se tiennent des élections ordinaires aux termes de la *Loi de 1996 sur les élections municipales*. («election year»)

«Société» La Société ontarienne d'évaluation foncière créée aux termes de la *Loi de 1997 sur la Société ontarienne d'évaluation foncière*. («Assessment Corporation»)

(2) Dans le présent règlement, le groupe électoral d'un conseil scolaire de district est le groupe composé de l'ensemble des personnes qui :

- a) soit sont contribuables du conseil;
- b) soit sont électeurs du conseil;
- c) soit sont des personnes à la charge de contribuables ou d'électeurs du conseil.

(3) Dans le présent règlement, les groupes électoraux d'une administration scolaire sont les suivants :

1. Le groupe composé de l'ensemble des personnes qui :
 - i. soit sont contribuables de l'administration scolaire et titulaires des droits liés au français;

ii. electors of the school authority who are French-language rights holders, and

iii. dependants of persons described in subparagraphs i and ii.

2. The group composed of all persons who are,

i. supporters of the school authority who are not French-language rights holders,

ii. electors of the school authority who are not French-language rights holders, and

iii. dependants of persons described in subparagraph i and ii.

2. (1) Before February 15 in each election year, the Assessment Corporation shall, in respect of each board, for each area set out in subsection (2), determine the population of the board's electoral group or groups whose members are resident in the area on January 1 of that year.

(2) The areas referred to in subsection (1) are:

1. Each municipality that is not divided into wards.

2. Each ward of a municipality that is divided into wards.

3. Each area that is deemed under Ontario Regulation 467/97 or 468/97 to be a district municipality for the purposes of clause 257.12 (3) (a) of the Act.

4. Each area that is deemed under the Act to be attached to a municipality for election purposes.

5. Each part of territory without municipal organization that is deemed under the *Moosonee Development Area Board Act* to be a locality.

(3) Subject to subsection (4), the Assessment Corporation shall use the boundaries of each area that will be used under the *Municipal Elections Act, 1996* for the purpose of the regular election in that year.

(4) In determining what boundaries will be used for the purpose of subsection (3), the Assessment Corporation shall not take into account a decision affecting a boundary in respect of which there is a right of appeal if, on January 1 of the election year,

(a) the period during which an appeal may be brought has not expired; or

(b) an appeal has been brought but has not been finally determined.

(5) By February 15 of each election year the Assessment Corporation shall,

(a) report to the Minister each of its determinations under subsection (1);

(b) report to the clerk of each municipality each of its determinations under subsection (1) in respect of each board, the area of jurisdiction of which is wholly or partially the same as the municipality; and

(c) report to the secretary of each board each of its determinations under subsection (1) in respect of that board.

ii. soit sont électeurs de l'administration scolaire et titulaires des droits liés au français;

iii. soit sont des personnes à la charge de personnes visées aux sous-dispositions i et ii.

2. Le groupe composé de l'ensemble des personnes qui :

i. soit sont contribuables de l'administration scolaire sans être titulaires des droits liés au français;

ii. soit sont électeurs de l'administration scolaire sans être titulaires des droits liés au français;

iii. soit sont des personnes à la charge de personnes visées aux sous-dispositions i et ii.

2. (1) Avant le 15 février d'une année d'élections, la Société dénombre, à l'égard de chaque conseil et pour chaque secteur énuméré au paragraphe (2), la population, au 1^{er} janvier de cette année, du ou des groupes électoraux du conseil dont les membres résident dans le secteur.

(2) Les secteurs visés au paragraphe (1) sont les suivants :

1. Chaque municipalité qui n'est pas divisée en quartiers.

2. Chaque quartier d'une municipalité qui est divisée en quartiers.

3. Chaque secteur réputé, aux termes du Règlement de l'Ontario 467/97 ou 468/97, une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la Loi.

4. Chaque secteur réputé, aux termes de la Loi, rattaché à une municipalité aux fins électorales.

5. Chaque partie d'un territoire non érigé en municipalité qui est réputé une localité au sens de «locality» aux termes de la loi intitulée *Moosonee Development Area Board Act*, qui constitue le chapitre 294 des Lois refondues de l'Ontario de 1980.

(3) Sous réserve du paragraphe (4), la Société se fonde sur les limites de chaque secteur qui seront utilisées, aux termes de la *Loi de 1996 sur les élections municipales*, aux fins des élections ordinaires de l'année.

(4) Lorsqu'elle fixe les limites qui seront utilisées pour l'application du paragraphe (3), la Société ne doit tenir compte d'aucune décision qui touche une limite et qui peut être portée en appel si, le 1^{er} janvier de l'année d'élections, selon le cas :

a) le délai d'appel n'a pas expiré;

b) un appel a été interjeté mais n'a pas fait l'objet d'une décision définitive.

(5) Au plus tard le 15 février d'une année d'élections, la Société fait ce qui suit :

a) elle présente au ministre un rapport sur chaque dénombrement qu'elle effectue aux termes du paragraphe (1);

b) elle présente au secrétaire de chaque municipalité un rapport sur chaque dénombrement qu'elle effectue aux termes du paragraphe (1) à l'égard de chaque conseil dont le territoire de compétence correspond en totalité ou en partie au territoire de la municipalité;

c) elle présente au secrétaire de chaque conseil un rapport sur chaque dénombrement qu'elle effectue aux termes du paragraphe (1) à l'égard de ce conseil.



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—09—11

ONTARIO REGULATION 426/99 made under the REGISTRY ACT

Made: August 23, 1999

Filed: August 23, 1999

Amending Reg. 996 of R.R.O. 1990
(Registry Divisions)

Note: Regulation 996 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Regulation 996 of the Revised Regulations of Ontario, 1990 is revoked.

2. The Schedule to the Regulation is revoked.

ROBERT W. RUNCIMAN

Minister of Consumer and Commercial Relations

Dated on August 23, 1999.

37/99

ONTARIO REGULATION 427/99 made under the REGISTRY ACT

Made: August 23, 1999

Filed: August 23, 1999

REGISTRY DIVISIONS

1. (1) For each item in the Schedule, the registry division named in Column 1 is the registry division for the area described in Column 3.

(2) For each item in the Schedule, the land registry office for a registry division named in Column 1 is located in the local municipality named in Column 2.

(3) For each item in the Schedule, the registry division named in Column 1 may be referred to by either the words or by both the words and the number set out in that column.

(4) Unless otherwise provided in the Schedule,

(a) a reference in the Schedule to a county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality is a reference to the county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality, as it existed on December 31, 1980;

(b) for each item in the Schedule, the registry division named in Column 1 includes all allowances for roads within the registry division as described in Column 3 for the item; and

(c) if an allowance for a road forms a boundary of a registry division, the centre line of the allowance is the boundary of the registry division.

Schedule

COLUMN 1	COLUMN 2	COLUMN 3
Registry Division	Location of Land Registry Office	Description of Registry Division
ALGOMA (No. 1)	Sault Ste. Marie	The Territorial District of Algoma.
BRANT (No. 2)	Brantford	The County of Brant, including the lands in the Township of Tuscarora granted by the Crown at any time.
BRUCE (No. 3)	Walkerton	The County of Bruce.
COCHRANE (No. 6)	Cochrane	The Territorial District of Cochrane.
DUFFERIN (No. 7)	Orangeville	The County of Dufferin, together with that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
DUNDAS (No. 8)	Morrisburg	The County of Dundas.
DURHAM (No. 40)	Whitby	The Regional Municipality of Durham.
ELGIN (No. 11)	St. Thomas	The land being, <ul style="list-style-type: none"> (a) all of the County of Elgin, except, <ul style="list-style-type: none"> (i) part of the Village of Belmont, being those parts of the geographic townships of Westminster and North Dorchester described in Schedule "A" to Order P.F.M-10162-60 of the Ontario Municipal Board, which Order is registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as No. 11430 South Dorchester and No. 44641 Yarmouth, and (ii) that part of the County of Elgin included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (b) that part of the County of Kent included in Area 3 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
ESSEX (No. 12)	Windsor	The County of Essex as it existed on June 1, 1984, except that part of the County included in Area 2 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie. (See Note 1)
FRONTENAC (No. 13)	Kingston	The County of Frontenac.
GLENGARRY (No. 14)	Alexandria	The County of Glengarry.
GRENVILLE (No. 15)	Prescott	The County of Grenville as it existed on September 1, 1984. (See Note 2)
GREY (No. 16)	Owen Sound	The County of Grey.
HALDIMAND (No. 18)	Cayuga	Parts of The Regional Municipality of Haldimand-Norfolk, being, <ul style="list-style-type: none"> (a) all of the former County of Haldimand as it existed on March 31, 1974, except those parts of the County included in Areas 4 and 6 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (b) parts of the former County of Norfolk as it existed on March 31, 1974 being those parts of the County included in Area 5 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
HALIBURTON (No. 19)	Minden	The County of Haliburton as it existed on January 1, 1983.
HALTON (No. 20)	Milton	The Regional Municipality of Halton.
HASTINGS (No. 21)	Belleville	The County of Hastings.

COLUMN 1	COLUMN 2	COLUMN 3
Registry Division	Location of Land Registry Office	Description of Registry Division
HURON (No. 22)	Goderich	The County of Huron, except for that land annexed to the Village of Grand Bend and described in the Schedule to Ontario Regulation 788/92 made under the <i>Sarnia-Lambton Act, 1989</i> .
KENORA (No. 23)	Kenora	The Territorial District of Kenora.
KENT (No. 24)	Chatham	The land being, <ul style="list-style-type: none"> (a) all of the County of Kent as it existed on June 1, 1984, except that part of the County included in Area 3 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (b) that part of the County of Essex included in Area 2 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie. (See Note 1)
LAMBTON (No. 25)	Sarnia	The County of Lambton, together with that land annexed to the Village of Grand Bend and described in the Schedule to Ontario Regulation 788/92 made under the <i>Sarnia-Lambton Act, 1989</i> .
LANARK (No. 27)	Almonte	The County of Lanark as it existed on September 1, 1984. (See Notes 2 and 3)
LEEDS (No. 28)	Brockville	The County of Leeds. (See Note 3)
LENNOX (No. 29)	Napanee	The County of Lennox and Addington.
MANITOULIN (No. 31)	Gore Bay	The Territorial District of Manitoulin.
METROPOLITAN TORONTO (No. 64)	Toronto	The Municipality of Metropolitan Toronto as it existed on September 3, 1982. (See Note 4)
MIDDLESEX (No. 33)	London	The land being, <ul style="list-style-type: none"> (a) the County of Middlesex; (b) the Village of Belmont, in the County of Elgin, being those parts of the geographic townships of Westminster and North Dorchester described in Schedule "A" to Order P.F.M-10162-60 of the Ontario Municipal Board registered in the Land Registry Office for the Registry Division of Middlesex (No. 33) as No. 147881.
MUSKOKA (No. 35)	Bracebridge	The Territorial District of Muskoka.
NIAGARA NORTH (No. 30)	St. Catharines	Parts of The Regional Municipality of Niagara, being, <ul style="list-style-type: none"> (a) the City of St. Catharines; (b) the Towns of Grimsby, Lincoln and Niagara-on-the-Lake; and (c) the Township of West Lincoln.
NIAGARA SOUTH (No. 59)	Welland	The land being, <ul style="list-style-type: none"> (a) parts of The Regional Municipality of Niagara, being, <ul style="list-style-type: none"> (i) the Cities of Niagara Falls, Port Colborne, Thorold and Welland, (ii) the Towns of Fort Erie and Pelham, and (iii) the Township of Wainfleet; and (b) parts of The Regional Municipality of Haldimand-Norfolk, being that part of the former County of Haldimand as it existed on March 31, 1974 included in Area 6 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
NIPISSING (No. 36)	North Bay	The Territorial District of Nipissing. (See Note 5)

COLUMN 1	COLUMN 2	COLUMN 3
Registry Division	Location of Land Registry Office	Description of Registry Division
NORFOLK (No. 37)	Simcoe	The land being, (a) parts of The Regional Municipality of Haldimand-Norfolk being, (i) all of the former County of Norfolk as it existed on March 31, 1974, except those parts of the County included in Area 5 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie, and (ii) those parts of the former County of Haldimand as it existed on March 31, 1974 included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (b) that part of the County of Elgin included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
NORTHUMBERLAND (No. 39)	Cobourg	The County of Northumberland.
OTTAWA-CARLETON (No. 4)	Ottawa	The Regional Municipality of Ottawa-Carleton.
OXFORD (No. 41)	Woodstock	The County of Oxford.
PARRY SOUND (No. 42)	Parry Sound	The Territorial District of Parry Sound. (See Note 5)
PEEL (No. 43)	Brampton	The Regional Municipality of Peel, except for that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
PERTH (No. 44)	Stratford	The County of Perth, except for parts of Lot 17, Concession 10, formerly in the Township of Wallace and now in the Town of Palmerston, being Parts 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 on reference plan 44R-2874.
PETERBOROUGH (No. 45)	Peterborough	The County of Peterborough.
PRESCOTT (No. 46)	L'Orignal	The County of Prescott.
PRINCE EDWARD (No. 47)	Picton	The County of Prince Edward.
RAINY RIVER (No. 48)	Fort Frances	The Territorial District of Rainy River.
RENFREW (No. 49)	Pembroke	The County of Renfrew.
RUSSELL (No. 50)	Russell	The County of Russell.
SIMCOE (No. 51)	Barrie	The County of Simcoe.
STORMONT (No. 52)	Cornwall	The County of Stormont.
SUDBURY (No. 53)	Sudbury	The Territorial District of Sudbury.
THUNDER BAY (No. 55)	Thunder Bay	The Territorial District of Thunder Bay.
TIMISKAMING (No. 54)	Haileybury	The Territorial District of Timiskaming.
VICTORIA (No. 57)	Lindsay	The County of Victoria.
WATERLOO (No. 58)	Kitchener	The Regional Municipality of Waterloo.
WELLINGTON (No. 61)	Guelph	The County of Wellington, together with those parts of Lot 17, Concession 10, formerly in the Township of Wallace and now in the Town of Palmerston, being Parts 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 on reference plan 44R-2874.
WENTWORTH (No. 62)	Hamilton	The Regional Municipality of Hamilton-Wentworth.
YORK REGION (No. 65)	Newmarket	The Regional Municipality of York as it existed on September 3, 1982. (See Note 4)

Note 1. By Ontario Regulation 326/84 made under the *Municipal Boundary Negotiations Act, 1981*, portions of the Township of Tilbury North in the County of Essex were annexed to the Town of Tilbury in the County of Kent.

Note 2. By Ontario Regulation 530/84 made under the *Municipal Boundary Negotiations Act, 1981*, part of the Village of Merrickville, in the County of Grenville, was annexed to the Township of Montague in the County of Lanark, and part of the Township of Montague was annexed to the Village of Merrickville on September 3, 1984.

Note 3. Sand Island in Rideau Lake is located in the Township of South Burgess. See Order No. P4776-67 dated May 17, 1968 and Order No. 6181-68 dated September 4, 1968, each made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act* and the *Territorial Division Act*.

Note 4. The northern boundary of the City of Toronto is the northern limit of the 66 foot wide original road allowance that now forms part of Steeles Avenue. See Order No. M820055 dated September 3, 1982 and made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act*.

Note 5. (Re: Town of Kearney) The Land Titles Division of Parry Sound includes those portions of the geographic townships of Butt and McCraney described in Schedule C to *The District of Parry Sound Local Government Act, 1979*.

ROBERT W. RUNCIMAN
Minister of Consumer and Commercial Relations

Dated on August 23, 1999.

37/99

ONTARIO REGULATION 428/99
made under the
LAND TITLES ACT

Made: August 23, 1999
Filed: August 23, 1999

LAND TITLES DIVISIONS

1. The Act applies to the parts of Ontario described in Column 3 of the Schedule.

2. (1) For each item in the Schedule, the land titles division named in Column 1 is the land titles division for the area described in Column 3.

(2) For each item in the Schedule, the land registry office for a land titles division named in Column 1 is located in the local municipality named in Column 2.

(3) For each item in the Schedule, the land titles division named in Column 1 may be referred to by either the words or by both the words and the number set out in that column.

(4) Unless otherwise provided in the Schedule,

- (a) a reference in the Schedule to a county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality is a reference to the county, territorial district, geographic township, municipality, regional municipality or metropolitan municipality, as it existed on December 31, 1980;
- (b) for each item in the Schedule, the land titles division named in Column 1 includes all allowances for roads within the land titles division as described in Column 3; and
- (c) if an allowance for a road forms a boundary of a land titles division, the centre line of the allowance is the boundary of the land titles division.

3. (1) If a land titles division or any part or parts of it is combined with another land titles division under clause 4 (1) (a) of the Act or is annexed to an adjoining land titles division under clause 4 (1) (c) of the

Act, the land registrar for the land titles division that is reduced by the combination or annexation shall, within the time that the Director of Land Registration requires, deliver to the land registrar for the land titles division that is enlarged by the combination or annexation,

- (a) every registered instrument and every deposited reference plan or a microfilm copy of them that relates exclusively to land in the combined or annexed area;
- (b) a certified copy of every registered instrument and plan or a microfilm copy of them that relates in part to land in the combined or annexed area;
- (c) every parcel register for the land in the combined or annexed area, if all the land mentioned in it is combined or annexed, or a certified copy of so much of every parcel register as relates to land in the combined or annexed area;
- (d) the portion or a certified copy of the portion of the highways register relating to land in the combined or annexed area;
- (e) the portion or a certified copy of the portion of the Trans-Canada Pipe Line register relating to land in the combined or annexed area;
- (f) a certified copy of the Condominium Corporation Index showing the particulars of registration of every condominium corporation within the combined or annexed area;
- (g) those parts of the Condominium Register that relate exclusively to land in the combined or annexed area;
- (h) all instruments or microfilm copies of them that are recorded in the Condominium Register and relate to land in the combined or annexed area; and
- (i) all other records that the Director of Land Registration requires.

(2) If this section requires that a certified copy be delivered, the copy shall be certified by the land registrar who is required to deliver the copy.

(3) A land registrar whose land titles division is enlarged by the combination or annexation shall enter in the appropriate index all plans and certified copies of plans received under clause (1) (a) or (b).

(4) The land registrar for the land titles division that is reduced by the combination or annexation shall,

- (a) cause a search to be made, in the index of writs of execution filed in the sheriff's office as of the last business day before the effective date of the combination or annexation, for the name of every registered owner of land in the area to be detached from the land titles division; and
- (b) for the name of every registered owner mentioned in clause (a), make a notation in the parcel registers and unit registers concerned that gives particulars of all writs that appear to affect the owner having regard to section 34 of the *Execution Act*, if that is the case.

(5) In subsection (4),

"unit register" means the unit registers required under clause 5 (d) of Regulation 96 of the Revised Regulations of Ontario, 1990 made under the *Condominium Act*.

(6) If the office of the land registrar from whose land titles division an area of land is being detached has on file a writ of execution appearing to affect the lands of a registered owner in the area, the land registrar shall forward a copy of the writ to the land registrar whose land titles division is being enlarged by the combination or annexation.

(7) If an area of land is being detached from a land titles division, each sheriff having territorial jurisdiction in the area shall give the land registrar whose land titles division is being enlarged by the combination or annexation access to the sheriff's electronic database.

4. Section 3 applies with necessary modifications where a land titles division is divided into two or more land titles divisions under clause 4 (1) (b) of the Act.

5. In special circumstances, a land registrar may vary the manner in which section 3 is to apply if the Director of Land Registration approves and directs the land registrar to act accordingly.

6. Regulation 691 of the Revised Regulations of Ontario, 1990, as amended, is revoked.

Schedule

COLUMN 1	COLUMN 2	COLUMN 3
Land Titles Division	Location of Land Registry Office	Description of Land Titles Division
ALGOMA (No. 1)	Sault Ste. Marie	The Territorial District of Algoma.
BRANT (No. 2)	Brantford	The County of Brant, including the lands in the Township of Tuscarora granted by the Crown at any time.
BRUCE (No. 3)	Walkerton	The County of Bruce.
COCHRANE (No. 6)	Cochrane	The Territorial District of Cochrane.
DUFFERIN (No. 7)	Orangeville	The County of Dufferin, together with that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
DURHAM (No. 40)	Whitby	The Regional Municipality of Durham.
ELGIN (No. 11)	St. Thomas	The land being, <ul style="list-style-type: none"> (a) all of the County of Elgin, except, <ul style="list-style-type: none"> (i) part of the Village of Belmont, being those parts of the geographic townships of Westminster and North Dorchester described in Schedule "A" to Order P.F.M-10162-60 of the Ontario Municipal Board, which Order is registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as No. 11430 South Dorchester and No. 44641 Yarmouth, and (ii) that part of the County of Elgin included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; (b) those parts of the County of Kent included in Areas 2 and 3 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (c) that part of the County of Essex included in Area 2 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
ESSEX (No. 12)	Windsor	The County of Essex as it existed on June 1, 1984, except that part of the County included in Area 2 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie. (See Note 1)
FRONTENAC (No. 13)	Kingston	The County of Frontenac.
HALDIMAND (No. 18)	Cayuga	Parts of The Regional Municipality of Haldimand-Norfolk, being all of the former County of Haldimand as it existed on March 31, 1974, except those parts of the County included in Areas 2 and 3 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
HALTON (No. 20)	Milton	The Regional Municipality of Halton.
HASTINGS (No. 21)	Belleville	The County of Hastings.
HURON (No. 22)	Goderich	The County of Huron, except for that land annexed to the Village of Grand Bend and described in the Schedule to Ontario Regulation 788/92 made under the <i>Sarnia-Lambton Act, 1989</i> .
KENORA (No. 23)	Kenora	The Territorial District of Kenora.

COLUMN 1	COLUMN 2	COLUMN 3
Land Titles Division	Location of Land Registry Office	Description of Land Titles Division
KENT (No. 24)	Chatham	The County of Kent as it existed on June 1, 1984, except those parts of the County included in Areas 2 and 3 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
MANITOULIN (No. 31)	Gore Bay	The Territorial District of Manitoulin.
METROPOLITAN TORONTO (No. 66)	Toronto	The Municipality of Metropolitan Toronto as it existed on September 3, 1982. (See Note 2)
MIDDLESEX (No. 33)	London	The land being, <ul style="list-style-type: none"> (a) the County of Middlesex; and (b) the Village of Belmont, in the County of Elgin, being those parts of the geographic townships of Westminster and North Dorchester described in Schedule "A" to Order P.F.M-10162-60 of the Ontario Municipal Board registered in the Land Registry Office for the Registry Division of Middlesex (No. 33) as No. 147881.
MUSKOKA (No. 35)	Bracebridge	The Territorial District of Muskoka.
NIAGARA NORTH (No. 30)	St. Catharines	Parts of The Regional Municipality of Niagara, being, <ul style="list-style-type: none"> (a) the City of St. Catharines; (b) the Towns of Grimsby, Lincoln and Niagara-on-the-Lake; and (c) the Township of West Lincoln.
NIAGARA SOUTH (No. 59)	Welland	The land being, <ul style="list-style-type: none"> (a) parts of The Regional Municipality of Niagara, being, <ul style="list-style-type: none"> (i) the Cities of Niagara Falls, Port Colborne, Thorold and Welland, (ii) the Towns of Fort Erie and Pelham, and (iii) the Township of Wainfleet; and (b) part of The Regional Municipality of Haldimand-Norfolk, being that part of the former County of Haldimand as it existed on March 31, 1974 included in Area 6 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
NIPISSING (No. 36)	North Bay	The Territorial District of Nipissing. (See Note 3)
NORFOLK (No. 37)	Simcoe	The land being, <ul style="list-style-type: none"> (a) parts of The Regional Municipality of Haldimand-Norfolk being, <ul style="list-style-type: none"> (i) all of the former County of Norfolk as it existed on March 31, 1974, except those parts of the County included in Area 5 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie, and (ii) those parts of the former County of Haldimand as it existed on March 31, 1974 included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie; and (b) that part of the County of Elgin included in Area 4 on Plan No. 1551, on file in the Archives of Ontario, and being part of the bed of Lake Erie.
NORTHUMBERLAND (No. 39)	Cobourg	The County of Northumberland.

COLUMN 1	COLUMN 2	COLUMN 3
Land Titles Division	Location of Land Registry Office	Description of Land Titles Division
OTTAWA-CARLETON (No. 4)	Ottawa	The Regional Municipality of Ottawa-Carleton.
OXFORD (No. 41)	Woodstock	The County of Oxford.
PARRY SOUND (No. 42)	Parry Sound	The Territorial District of Parry Sound. (See Note 3)
PEEL (No. 43)	Brampton	The Regional Municipality of Peel, except for that land annexed to the Town of Orangeville and described in the Schedule to Ontario Regulation 437/89 made under the <i>Municipal Boundary Negotiations Act, 1981</i> .
PERTH (No. 44)	Stratford	The County of Perth, except for parts of Lot 17, Concession 10, formerly in the Township of Wallace and now in the Town of Palmerston, being Parts 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 on reference plan 44R-2874.
PETERBOROUGH (No. 45)	Peterborough	The County of Peterborough.
PRESCOTT (No. 46)	L'Orignal	The County of Prescott.
RAINY RIVER (No. 48)	Fort Frances	The Territorial District of Rainy River.
RENFREW (No. 49)	Pembroke	The County of Renfrew.
RUSSELL (No. 50)	Russell	The County of Russell.
SIMCOE (No. 51)	Barrie	The County of Simcoe.
SUDBURY (No. 53)	Sudbury	The Territorial District of Sudbury.
THUNDER BAY (No. 55)	Thunder Bay	The Territorial District of Thunder Bay.
TIMISKAMING (No. 54)	Haileybury	The Territorial District of Timiskaming.
VICTORIA (No. 57)	Lindsay	The County of Victoria.
WATERLOO (No. 58)	Kitchener	The Regional Municipality of Waterloo.
WELLINGTON (No. 61)	Guelph	The County of Wellington, together with those parts of Lot 17, Concession 10, formerly in the Township of Wallace and now in the Town of Palmerston, being Parts 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 on reference plan 44R-2874.
WENTWORTH (No. 62)	Hamilton	The Regional Municipality of Hamilton-Wentworth.
YORK REGION (No. 65)	Newmarket	The Regional Municipality of York as it existed on September 3, 1982. (See Note 2)

Note 1. By Ontario Regulation 326/84 made under the *Municipal Boundary Negotiations Act, 1981*, portions of the Township of Tilbury North in the County of Essex were annexed to the Town of Tilbury in the County of Kent.

Note 2. The northern boundary of the City of Toronto is the northern limit of the 66 foot wide original road allowance that now forms part of Steeles Avenue. See Order No. M820055 dated September 3, 1982 and made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act*.

Note 3. (Re: Town of Kearney) The Land Titles Division of Parry Sound includes those portions of the geographic townships of Butt and McCraney described in Schedule C to *The District of Parry Sound Local Government Act, 1979*.

ROBERT W. RUNCIMAN
Minister of Consumer and Commercial Relations

Dated on August 23, 1999.

37/99

ONTARIO REGULATION 429/99

made under the
EDUCATION ACT

Made: August 24, 1999

Filed: August 24, 1999

FIRST AND SECOND INSTALMENTS
OF SCHOOL TAXES IN 1999

INTERPRETATION

1. (1) In this Regulation,

"notice of demand" means a notice of demand for the payment of school taxes to which paragraph 5 of subsection 368.0.2 (3) of the *Municipal Act* applies.

(2) For the purposes of this Regulation, the due date for the payment of taxes, whether in bulk or by instalments, is the last date on which the payment may be made without interest or penalty.

(3) For the purposes of this Regulation, a notice of demand shall be deemed to have been issued on,

- (a) the date entered on the collector's roll in respect of the demand or notice of demand under subsection 394 (1) or section 395 of the *Municipal Act*; or
- (b) the date of demand or notice of demand shown on the certificate of the collector made under section 396 of the *Municipal Act*,

as the case may be.

FIRST INSTALMENT

2. (1) This section applies,

- (a) to every municipality that, before March 31, 1999, issued a notice of demand; and
- (b) to the following municipalities:

- 1. Village of Rockcliffe Park.
- 2. Township of Cockburn Island.
- 3. Township of Hilliard.
- 4. Township of Brethour.
- 5. City of Burlington.
- 6. Town of Oakville.
- 7. Town of Halton Hills.
- 8. Town of Milton.
- 9. Municipality of Chatham-Kent.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 1 of subsection 257.11 (1) of the Act for 1999 is extended to April 30, 1999.

3. (1) This section applies to every municipality to which section 2 does not apply and for which the earliest due date specified in a notice of demand is before June 22, 1999.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 1 of subsection 257.11 (1) of the Act for 1999 is extended to nine days after the earliest due date specified in a notice of demand issued by the municipality.

RÈGLEMENT DE L'ONTARIO 429/99

pris en application de la
LOI SUR L'ÉDUCATION

pris le 24 août 1999

déposé le 24 août 1999

PAIEMENT DES PREMIER ET DEUXIÈME
VERSEMENTS ÉCHELONNÉS D'IMPÔTS
SCOLAIRES EN 1999

INTERPRÉTATION

1. (1) La définition qui suit s'applique au présent règlement.

«avis» Avis exigeant le paiement d'impôts scolaires auquel s'applique la disposition 5 du paragraphe 368.0.2 (3) de la *Loi sur les municipalités*.

(2) Pour l'application du présent règlement, la date d'échéance de paiement des impôts, sous forme de montant global ou par versements échelonnés, est la dernière date à laquelle le paiement peut être effectué sans intérêts ni pénalité.

(3) Pour l'application du présent règlement, un avis est réputé délivré :

- a) soit à la date inscrite au rôle de perception à l'égard de la demande ou de l'avis visé au paragraphe 394 (1) ou à l'article 395 de la *Loi sur les municipalités*;
- b) soit à la date de la demande ou de l'avis qui figure sur le certificat que le percepteur a rédigé en application de l'article 396 de la *Loi sur les municipalités*.

PREMIER VERSEMENT ÉCHELONNÉ

2. (1) Le présent article s'applique aux municipalités suivantes :

- a) toutes les municipalités qui ont délivré un avis avant le 31 mars 1999;
- b) les municipalités suivantes :

- 1. Le village de Rockcliffe Park.
- 2. Le canton de Cockburn Island.
- 3. Le canton de Hilliard.
- 4. Le canton de Brethour.
- 5. La cité de Burlington.
- 6. La ville d'Oakville.
- 7. La ville de Halton Hills.
- 8. La ville de Milton.
- 9. La municipalité de Chatham-Kent.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 1 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 30 avril 1999.

3. (1) Le présent article s'applique aux municipalités auxquelles l'article 2 ne s'applique pas et pour lesquelles la première date d'échéance précisée dans les avis est antérieure au 22 juin 1999.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 1 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au neuvième jour qui suit la première date d'échéance précisée dans les avis délivrés par les municipalités.

4. (1) This section applies to every municipality to which sections 2 and 3 do not apply.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 1 of subsection 257.11 (1) of the Act for 1999 is extended to August 31, 1999.

5. The time on or before which a board shall pay the instalments referred to in paragraph 1 of subsection 257.11 (1) of the Act for 1999 is extended to October 29, 1999.

SECOND INSTALMENT

6. (1) This section applies to every municipality to which section 4 applies.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 2 of subsection 257.11 (1) of the Act for 1999 is extended to August 31, 1999.

7. The time on or before which a board shall pay the instalments referred to in paragraph 2 of subsection 257.11 (1) of the Act for 1999 is extended to October 29, 1999.

GENERAL

8. (1) Instalments referred to in paragraph 1 of subsection 257.11 (1) of the Act for 1999 shall be paid to the Province rather than to boards.

(2) Instalments referred to in paragraph 2 of subsection 257.11 (1) of the Act for 1999 to which section 6 or 7 applies shall be paid to the Province rather than to boards.

9. This Regulation does not apply to instalments to be paid by the City of Toronto.

REVOCATION

10. Ontario Regulations 218/99 and 300/99 are revoked.

JANET L. ECKER
Minister of Education

Dated on August 24, 1999.

37/99

ONTARIO REGULATION 430/99 made under the ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: August 23, 1999
Filed: August 26, 1999

Amending Reg. 892 of R.R.O. 1990
(Administration of the Plan)

Note: Since the end of 1998, Regulation 892 has been amended by Ontario Regulation 61/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) The definition of "major structural defect" in section 1 of Regulation 892 of the Revised Regulations of Ontario, 1990 is amended by inserting "any defect attributable in whole or in part to a Year 2000 compliance problem," after "excluding" in the tenth line.

4. (1) Le présent article s'applique aux municipalités auxquelles les articles 2 et 3 ne s'appliquent pas.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 1 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 31 août 1999.

5. La date à laquelle les conseils sont tenus, au plus tard, de faire le versement échelonné visé à la disposition 1 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 29 octobre 1999.

DEUXIÈME VERSEMENT ÉCHELONNÉ

6. (1) Le présent article s'applique aux municipalités auxquelles s'applique l'article 4.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 2 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 31 août 1999.

7. La date à laquelle les conseils sont tenus, au plus tard, de faire le versement échelonné visé à la disposition 2 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 29 octobre 1999.

DISPOSITIONS GÉNÉRALES

8. (1) Le versement échelonné visé à la disposition 1 du paragraphe 257.11 (1) de la Loi pour 1999 est fait à la province plutôt qu'aux conseils.

(2) Le versement échelonné visé à la disposition 2 du paragraphe 257.11 (1) de la Loi pour 1999, auquel s'applique l'article 6 ou 7, est fait à la province plutôt qu'aux conseils.

9. Le présent règlement ne s'applique pas aux versements échelonnés que doit faire la cité de Toronto.

ABROGATION

10. Les Règlements de l'Ontario 218/99 et 300/99 sont abrogés.

JANET L. ECKER
Ministre de l'Éducation

Fait le 24 août 1999.

RÈGLEMENT DE L'ONTARIO 430/99 pris en application de la LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 23 août 1999
déposé le 26 août 1999

modifiant le Règl. 892 des R.R.O. de 1990
(Administration du Régime)

Remarque : Depuis la fin de 1998, le Règlement 892 a été modifié par le Règlement de l'Ontario 61/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. (1) La définition de «vice de construction important» à l'article 1 du Règlement 892 des Règlements refondus de l'Ontario de 1990 est modifiée par insertion de «les vices attribuables en tout ou en partie au problème de conformité à l'an 2000,» après «définition» à la douzième ligne.

(2) Section 1 of the Regulation is amended by adding the following definition:

"Year 2000 compliance problem" means a problem that results from,

- (a) a value for the current date that causes an interruption in operation, degradation in performance, change in functionality or misrepresentation of information,
- (b) data-based processing that does not behave consistently for dates prior to, during and after the year 2000,
- (c) data calculations involving either a single century or multiple centuries that cause an abnormal ending or generate incorrect results, or
- (d) failure to recognize the year 2000, or any year divisible by four, as a leap year.

2. (1) Subsection 9 (3) of the Regulation is amended by adding the following paragraph:

- 4.1 Security for any claim relating to the applicant for any loss, cost or expense paid or payable by the Corporation in such amount and in such form as the Registrar may determine.

(2) Section 9 of the Regulation is amended by adding the following subsection:

(5) An applicant who fails to comply with the requirements of this section may be refused registration by the Registrar.

3. Sections 11 and 12 of the Regulation are revoked.

ONTARIO NEW HOME WARRANTY PROGRAM:

AL LIBFELD
Chair

MICHAEL BRAID
Secretary

Dated on August 23, 1999.

37/99

ONTARIO REGULATION 431/99
made under the
ONTARIO NEW HOME
WARRANTIES PLAN ACT

Made: August 23, 1999
Filed: August 26, 1999

Amending Reg. 894 of R.R.O. 1990
(Terms and Conditions of Registration of Builders and Vendors)

Note: Regulation 894 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Regulation 894 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

(2) L'article 1 du Règlement est modifié par adjonction de la définition suivante :

«problème de conformité à l'an 2000» Problème découlant, selon le cas :

- a) d'une valeur, pour la date courante, qui cause une interruption du fonctionnement, une dégradation du rendement, un changement de fonctionnalité ou une présentation déformée des renseignements;
- b) d'un traitement des données qui ne réagit pas de façon uniforme pour les dates antérieures ou postérieures à l'an 2000 ou celles de l'an 2000 proprement dit;
- c) des calculs de données comprenant soit un seul siècle, soit plusieurs siècles qui causent une terminaison anormale ou produisent des résultats erronés;
- d) de l'incapacité de reconnaître l'an 2000, ou toute année divisible par quatre, comme année bissextile.

2. (1) Le paragraphe 9 (3) du Règlement est modifié par adjonction de la disposition suivante :

- 4.1 Une sûreté pour toute réclamation ayant trait à l'auteur de la demande pour les pertes, coûts ou dépenses payés ou payables par la Société, selon le montant et sous la forme que fixe le registrateur.

(2) L'article 9 du Règlement est modifié par adjonction du paragraphe suivant :

(5) Le registrateur peut refuser d'inscrire l'auteur d'une demande qui ne se conforme pas aux exigences du présent article.

3. Les articles 11 et 12 du Règlement sont abrogés.

PROGRAMME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO :

AL LIBFELD
Président

MICHAEL BRAID
Secrétaire

Fait le 23 août 1999.

RÈGLEMENT DE L'ONTARIO 431/99
pris en application de la
LOI SUR LE RÉGIME DE GARANTIES
DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 23 août 1999
déposé le 26 août 1999

modifiant le Règl. 894 des R.R.O. de 1990
(Modalités et conditions d'inscription applicables
aux constructeurs et aux vendeurs)

Remarque : Le Règlement 894 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 1 du Règlement 894 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la disposition suivante :

10.1 The registrant shall, if requested at any time by the Registrar to do so,

- i. provide security to the Corporation in such amount and in such form as the Registrar may determine for any claim, loss or expense paid or payable by the Corporation relating to the registrant,
- ii. replace one form of security previously provided to the Corporation with another,
- iii. provide security to the Corporation additional to that already provided in such amount and in such form as the Registrar may determine, and
- iv. promptly fulfil any term and condition imposed upon the registrant by the Registrar in connection with the release by the Corporation of the whole or any part of any security provided to the Corporation by the registrant.

ONTARIO NEW HOME WARRANTY PROGRAM:

AL LIBFELD
Chair

MICHAEL BRAID
Secretary

Dated on August 23, 1999.

37/99

10.1 La personne inscrite fait ce qui suit sur demande du registrateur :

- i. elle fournit une sûreté à la Société selon le montant et sous la forme que fixe le registrateur pour toute réclamation, perte ou dépense payée ou payable par la Société en ce qui a trait à la personne inscrite,
- ii. elle remplace une forme de sûreté donnée antérieurement à la Société par une autre,
- iii. elle fournit une sûreté à la Société en plus de celle qu'elle a déjà fournie, selon le montant et sous la forme que fixe le registrateur,
- iv. elle remplit promptement les conditions que lui impose le registrateur relativement à la mainlevée par la Société de tout ou partie de la sûreté qu'elle a fournie à cette dernière.

PROGRAMME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO :

AL LIBFELD
Président

MICHAEL BRAID
Secrétaire

Fait le 23 août 1999.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—09—18

ONTARIO REGULATION 432/99 made under the HIGHWAY TRAFFIC ACT

Made: August 27, 1999
Filed: August 31, 1999

Amending Reg. 608 of R.R.O. 1990
(Restricted Use of Left Lanes by Commercial Motor Vehicles)

Note: Since the end of 1998, Regulation 608 has not been amended. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 1 of Schedule 8 of Regulation 608 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. That part of the King's Highway known No. 417 (westbound lanes) in the Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the Roadway known as Regional Municipality of Ottawa-Carleton Road 174 (old Highway 17) and a point situate at its intersection with the roadway known as Woodroffe Avenue.

(2) Schedule 8 to the Regulation amended by adding the following paragraph:

1. That part of the King's Highway known as No.417 (eastbound lanes) in the Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as St. Laurent Boulevard.

DAVID TURNBULL
Minister of Transportation

Dated on August 27, 1999.

38/99

ONTARIO REGULATION 433/99 made under the HIGHWAY TRAFFIC ACT

Made: August 27, 1999
Filed: August 31, 1999

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 1998, Regulation 604 has been amended by 55/99, 360/99 and 406/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 6 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

35. That part of the King's Highway known as No. 11 in the Lake Helen Indian Reserve No. 53A in the Territorial District of Thunder Bay beginning at a point situate 100 metres measured southerly from its intersection with the roadways known as New Street and New Street East and extending northerly to a point situate 100 metres measured northerly from its intersection with the roadways known as Lakeshore Drive and Creekside Road.

DAVID TURNBULL
Minister of Transportation

Dated on August 27, 1999.

38/99

ONTARIO REGULATION 434/99 made under the HIGHWAY TRAFFIC ACT

Made: August 27, 1999
Filed: August 31, 1999

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 1998, Regulation 604 has been amended by 55/99, 360/99, 406/99 and 433/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 11 of Appendix B to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

4. Highway No. 7 in the Township of Goulbourn in The Regional Municipality of Ottawa-Carleton	Between a point situate at its intersection with the centre line of the roadway known as Hazeldean Road (RMOC Road #36) and a point situate at its intersection with the centre line of the roadway known as Jinkinson Road.	From September 4, 1999 to September 6, 1999 inclusive	No parking at any time
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DAVID TURNBULL
Minister of Transportation

Dated on August 27, 1999.

38/99

ONTARIO REGULATION 435/99
made under the
HIGHWAY TRAFFIC ACT

Made: August 27, 1999
Filed: August 31, 1999

Amending Reg. 631 of R.R.O. 1990
(Yield Right-of-Way Signs in Territory
Without Municipal Organization)

Note: Since the end of 1998, Regulation 631 has not been amended. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 631 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedules:

Schedule 63

1. The Highway known as Lawler Road in the unorganized Township of Aweres in the Territorial District of Algoma at its intersection with the highway known as Cameron Road.
2. Westbound on Lawler Road.

Schedule 64

1. The Highway known as Shields Road in the unorganized Township of Aweres in the Territorial District of Algoma at its intersection with the roadway known as Old Mill Road.
2. Southbound on Shields Road.

DAVID TURNBULL
Minister of Transportation

Dated on August 27, 1999.

38/99

ONTARIO REGULATION 436/99
made under the
HIGHWAY TRAFFIC ACT

Made: August 27, 1999
Filed: August 31, 1999

Amending Reg. 624 of R.R.O. 1990
(Stop Signs in Territory Without Municipal Organization)

Note: Since the end of 1998, Regulation 624 has been amended by Ontario Regulations 120/99 and 415/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 624 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 184

1. The highway known as Concession Road 5 in the unorganized Township of Ingram in the Territorial District of Timiskaming at its intersection with the highway known as Windego Road.
2. Westbound on Concession Road 5.

DAVID TURNBULL
Minister of Transportation

Dated on August 27, 1999.

38/99

ONTARIO REGULATION 437/99
made under the
HIGHWAY TRAFFIC ACT

Made: September 3, 1999
Filed: September 3, 1999

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Since the end of 1998, Regulation 628 has been amended by Ontario Regulations 71/99, 254/99 and 299/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 8.1 (8) of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(8) Despite anything in this section, a permit may be renewed or validated without the required emissions inspection report if the Ministry is satisfied that it was not reasonably possible for the permit holder to have the vehicle tested for emissions.

2. Section 8.2 of the Regulation is amended by adding the following subsection:

(6) Despite anything in this section, a permit may be renewed or validated without the required emissions inspection report if the Ministry is satisfied that it was not reasonably possible for the permit holder to have the vehicle tested for emissions.

38/99

ONTARIO REGULATION 438/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: September 3, 1999
Filed: September 3, 1999

Amending O. Reg. 361/98
(Motor Vehicles)

Note: Since the end of 1998, Ontario Regulation 361/98 has been amended by Ontario Regulation 86/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 1 (1) of Ontario Regulation 361/98 is amended by adding the following definition:

"emissions inspection report" means a report evidencing compliance with the emission standards for motor vehicles under this Regulation and issued by a testing facility accredited by the Director as an Ontario Drive Clean testing facility;

2. Section 10 of the Regulation is amended by adding the following subsections:

(1.1) Despite subsection 3 (3) and subsection (1) of this section, subsections (9) and (10) only apply to a van, truck or bus that is de-

scribed in subsection (1) and that is required to have a permit issued under the *Highway Traffic Act*.

(1.2) Subsections (9) and (10) do not apply to a van, truck or bus that is described in subsection (1.1) until at least 90 days after subsection 8.2 (1) of Regulation 628 of the Revised Regulations of Ontario, 1990 made under the *Highway Traffic Act* first applies to the van, truck or bus.

(9) On and after January 15, 2000 and before January 15, 2001, no person shall operate or cause or permit the operation of a motor vehicle for which emission standards are prescribed in this section unless an emissions inspection report issued within the previous 12 months is carried in the vehicle.

(10) Subsection (9) does not apply if it was not reasonably possible for the vehicle to be tested for emissions.

3. Section 12 of the Regulation is amended by adding the following subsections:

(1.1) Despite subsection 3 (3) and subsection (1) of this section, subsections (6) and (7) only apply to a van, truck or bus that is described in subsection (1) and that is required to have a permit issued under the *Highway Traffic Act*.

(1.2) Subsections (6) and (7) do not apply to a van, truck or bus that is described in subsection (1.1) until at least 90 days after subsection 8.2 (1) of Regulation 628 of the Revised Regulations of Ontario, 1990 made under the *Highway Traffic Act* first applies to the van, truck or bus.

(6) On and after January 15, 2000 and before January 15, 2001, no person shall operate or cause or permit the operation of a motor vehicle for which emission standards are prescribed in this section unless an emissions inspection report issued within the previous 12 months is carried in the vehicle

(7) Subsection (6) does not apply if it was not reasonably possible for the vehicle to be tested for emissions.

38/99



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—10—02

ONTARIO REGULATION 442/99

made under the
LAND TITLES ACT

Made: August 23, 1999
Filed: September 13, 1999

Amending O. Reg. 428/99
(Land Titles Divisions)

Note : Ontario Regulation 428/99 has not previously been amended.

1. The Schedule to Ontario Regulation 428/99 is amended by adding the following item and notes:

LANARK (No. 27)	Almonte	The County of Lanark as it existed on September 1, 1984. (See Notes 4 and 5)
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Note 4. By Ontario Regulation 326/84 made under the *Municipal Boundary Negotiations Act, 1981*, part of the Village of Merrickville, in the County of Grenville, was annexed to the Township of Montague in the County of Lanark, and part of the Township of Montague was annexed to the Village of Merrickville on September 3, 1984.

Note 5. Sand Island in Rideau Lake is located in the Township of South Burgess. See Order No. P4776-67 dated May 17, 1968 and Order No. 6181-68 dated September 4, 1968, each made by the Ontario Municipal Board under the *Municipal Corporations Quieting Orders Act* and the *Territorial Division Act*.

R. W. RUNCIMAN

Minister of Consumer and Commercial Relations

Dated on August 23, 1999.

40/99

ONTARIO REGULATION 443/99 made under the NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: September 13, 1999
Filed: September 13, 1999

Amending Reg. 826 of R.R.O. 1990
(Designation of Area of Development Control)

Note: Since the end of 1998, Regulation 826 has been amended by Ontario Regulation 338/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 19 of Regulation 826 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

19. Despite section 2, paragraph 17 of the Schedule to Regulation 683 of the Revised Regulations of Ontario, 1980, as it read on December 31, 1990, shall be deemed to read as follows:

17. Lands within the City of Owen Sound, in the County of Grey, described as follows:

- i. Beginning at the intersection of the westerly limit of Park Lot 10 in Range 2 east of the Garafraxa Road and its southerly prolongation thereof to the southerly limit of the City of Owen Sound;

Thence northerly along the westerly limit of Park Lot 10 to the point of intersection with the southerly limit of 8th Street East;

Thence easterly along the southerly limit of 8th Street East and its easterly prolongation thereof to intersect with the easterly limit of the City of Owen Sound;

Thence southerly along the easterly limit of the City to a southeasterly angle within the City of Owen Sound boundary;

Thence westerly along the southerly limit of the City to the place of beginning.

- ii. Beginning at the intersection of the westerly limit of Park Lot 3 in Range 2 east of the Garafraxa Road and its southerly prolongation thereof to the southerly limit of the City of Owen Sound;

Thence northerly along the westerly limit of Park Lot 3 to the northwesterly angle of Park Lot 3 in the Range 2 east of the Garafraxa Road;

Thence easterly along the northerly limit of Range 2 East of the Garafraxa Road to the northeasterly angle of Park Lot 6;

Thence southerly along the easterly limit of Park Lot 6 and its southerly prolongation thereof to the southerly limit of the City of Owen Sound;

Thence westerly along the southerly limit of the City to the place of beginning.

- iii. Beginning at the point of intersection of the southerly boundary of the City of Owen Sound and the brow of the escarpment, the point being 377.342 metres measured westerly therealong from the easterly limit of Terrace Street;

Thence northerly and westerly along the brow of the escarpment in the 3rd Range west of the River to the westerly boundary of the City of Owen Sound;

Thence southerly along the westerly boundary to a southwesterly angle within the City of Owen Sound boundary;

Thence easterly along the southerly boundary of the City to the place of beginning.

JOHN C. SNOBELEN
Minister of Natural Resources

Dated on September 13, 1999.

40/99

ONTARIO REGULATION 444/99
made under the
RETAIL SALES TAX ACT

Made: September 9, 1999
Filed: September 14, 1999

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Regulation 1013 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "manufacturer" or "producer" in section 1 of Regulation 1013 of the Revised Regulations of Ontario, 1990 is amended by striking out "or" at the end of clause (c), by adding "or" at the end of clause (d) and by adding the following clause:

- (e) a person who designs and develops computer programs to the extent that the programs are exempt from tax under paragraph 62 of subsection 7 (1) of the Act.

2. The Regulation is amended by adding the following section:

1.1 In this Regulation,

"wholly owns", in respect of a corporation, refers to the beneficial ownership of not less than 95 per cent of the total issued and outstanding share capital of a corporation, exclusive of directors' qualifying shares, by a person, or by a person and one or more persons each of whom is a member of his or her family within the meaning of subsection 8 (2) of the Act, and "wholly-owned" has a corresponding meaning.

3. Section 18 of the Regulation is revoked and the following substituted:

18. (1) In this section,

"accounting principles" means generally accepted accounting principles as recommended by the Accounting Standards Board of the Canadian Institute of Chartered Accountants, as set out in the CICA Handbook;

"vendor" includes a person deemed to be a vendor under subsection 13 (3) of the Act.

(2) In this section, a person shall not be considered to be dealing with another person at arm's length if they would not be considered to be dealing with each other at arm's length for the purposes of the *Income Tax Act* (Canada).

(3) The Minister may rebate tax to a vendor that has been remitted to the Minister under the Act in respect of a sale if,

- (a) the vendor shows to the satisfaction of the Minister that there has been a default in the payment to the vendor of all or part of the amount payable to the vendor in respect of the sale;
- (b) the vendor has written off as a bad debt in the vendor's books of account the unpaid amount owing to the vendor in respect of the sale; and
- (c) the write-off of the unpaid amount as a bad debt is in accordance with accounting principles applicable at the time of the write-off.

(4) Despite subsection (3), no rebate of tax shall be made to a vendor under this section in respect of an unpaid amount if,

- (a) the vendor does not claim the rebate within four years from the end of the fiscal year in which the vendor wrote off the unpaid amount as a bad debt;
- (b) the vendor and the purchaser were not dealing at arm's length at the time of the sale or at the time the vendor wrote off the unpaid amount as a bad debt;
- (c) the vendor is entitled to offset the unpaid amount against an amount payable by the vendor to the purchaser;
- (d) the vendor has assigned, without recourse and for consideration, other than for security purposes, part or all of the unpaid amount, whether or not the assignee and the vendor are related persons; or
- (e) the payment for the purchase was made through the use of a credit card that is not issued by,

- (i) the vendor,

- (ii) a corporation that is wholly-owned by the vendor or that wholly owns the vendor, either directly or through one or more wholly-owned corporations, or
- (iii) a corporation that is wholly-owned by the same corporation that wholly owns the vendor, either directly or through one or more wholly-owned corporations.

(5) The tax that may be rebated to a vendor under this section in respect of an unpaid amount shall be determined in accordance with the following formula:

Rebate = A × B/C

Where,

- “A” is the tax remitted by the vendor with respect to the sale;
- “B” is the unpaid amount less all amounts, if any, required by subsection (6) to be deducted from the unpaid amount for the purposes of determining the amount of the rebate of tax under this section; and
- “C” is the total amount that was payable in respect of the sale, including the amount of tax imposed by the Act.

(6) For the purposes of determining the amount of a rebate of tax under this section in respect of an unpaid amount, the following amounts, to the extent they are applicable, shall be deducted from the unpaid amount:

1. All interest, finance, carrying, collection or similar charges imposed by the vendor with respect to the sale, except to the extent the charges are deemed to be part of the fair value under subsection 12 (2) for the purposes of determining the amount of tax payable under the Act in respect of the sale.
2. All proceeds of sale received by the vendor on any repossession and resale of the property on account of the unpaid amount.
3. All amounts received by the vendor on the realization of any security given to secure the unpaid amount.
4. If the tangible personal property is repossessed and leased by the vendor or is taken out of inventory and used by the vendor or by others at the vendor's expense, the fair value of the tangible personal property at the time of the leasing or change in use.

(7) The following rules apply for the purposes of claiming a rebate of tax under this section:

1. The vendor may claim only one rebate under this section in respect of a sale.
2. The vendor may claim the rebate by making an adjustment to the vendor's sales tax liability account for the amount of the rebate claimed.
3. The vendor shall make only one adjustment to the vendor's sales tax liability account during any 12-month period for all claims for rebate of tax under this section, unless the vendor has applied in writing to the Minister for consent to make an additional adjustment and the Minister has consented to the making of the additional adjustment to the account.
4. The vendor shall retain in the vendor's records sufficient information and documentation to permit the confirmation to the satisfaction of the Minister of the correct amount of the rebate of tax.

5. Where the payment for a purchase was made through the use of a credit card issued by the vendor or by a corporation referred to in subclauses (4) (c) (ii) or (iii), but the purchase was not made from the vendor or the corporation, none of the amount of such indebtedness shall be included in the unpaid amount specified as “B” under subsection (5) and where money was paid on the credit card account, such money shall be applied to the earliest indebtedness before determining the unpaid amount specified as “B” under subsection (5).

(8) If, after claiming a rebate of tax under this section, a vendor recovers from any person or through any means, other than a rebate under this section, any of the unpaid amount in respect of which the rebate of tax was claimed, the vendor shall repay to the Minister by way of adjustment to the vendor's sales tax liability account the same percentage of the rebate made under this section that the amount recovered by the vendor is of the amount designated as “B” in the formula in subsection (5) in respect of the unpaid amount.

(9) For the purposes of subsection (8), the repossession of tangible personal property and the sale or use by the vendor or by others at the vendor's expense of the repossessed property shall be considered to be a recovery of part or all of the unpaid amount in respect of the sale of the property to the extent of the lesser of the unpaid amount and,

- (a) the proceeds from the sale, if the repossessed property is the subject of a resale; or
- (b) the fair value of the property if the repossessed property is used by the vendor or by others at the vendor's expense.

(10) This section applies in respect of unpaid amounts written off on and after January 1, 1997.

4. Section 24 of the Regulation is revoked and the following substituted:

24. For the purposes of clause (a) of the definition of “taxable service” in subsection 1 (1) of the Act,

“community antenna television and cable television service” means the delivery for a fee of television programs;

“pay television service” means the reception for a fee of television programs, films and other information additional to those programs broadcast without charge for direct reception by the general public;

“private line telephone service” means the lease of a circuit or communications channel dedicated to a customer for his, her or its exclusive use;

“telephone services” means the provision of communications by means of a telephone system or network, including,

- (a) local and long distance telephone service, wide area telephone service, foreign exchange telephone service and private line telephone service, and
- (b) communication services between a cellular telephone that is located in Ontario at the time a call is placed and a local cellular network in Ontario, including any long distance service required for the call;

“telegraph services” means the transmission or reception of telegrams, cablegrams and radiogram.

5. (1) Except as provided in subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Section 1 shall be deemed to have come into force on May 7, 1997.

(3) Section 4 shall be deemed to have come into force on July 5, 1999.

ONTARIO REGULATION 445/99made under the
RETAIL SALES TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 1013 has been amended by Ontario Regulation 444/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 6 of Regulation 1013 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(3) Subsection (1) does not apply with respect to tangible personal property on which a returning resident paid tax under subsection 2.3 (3) of the Act or was not required to pay tax under subsection 2.3 (5) of the Act.

2. This Regulation shall be deemed to have come into force on April 16, 1999.

40/99

ONTARIO REGULATION 446/99made under the
INCOME TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 646 of R.R.O. 1990
(Amounts Deducted or Withheld By Employers)

Note: Regulation 646 has previously been amended. These amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 10 of subsection 3 (1) of Regulation 646 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

10. 45 per cent, if the payment of remuneration is made after December 31, 1997 and before July 1, 1998.

11. 40.5 per cent, if the payment of remuneration is made after June 30, 1998.

(2) Paragraph 10 of subsection 3 (3) of the Regulation is revoked and the following substituted:

10. 45 per cent, if the payment of remuneration is made after December 31, 1997 and before July 1, 1998.

11. 40.5 per cent, if the payment of remuneration is made after June 30, 1998.

(3) Paragraphs 17 and 18 of subsection 3 (8) of the Regulation are revoked and the following substituted:

17. In the case of a payment of remuneration made after December 31, 1997 and before July 1, 1998 from which an amount is required to be deducted or withheld under subsection (1), the aggregate of 20 per cent of the amount, if any, by which the notional provincial tax of the employee for the year in which the payment is made exceeds \$4,270 plus 30 per cent of the amount, if any, by which the notional provincial tax of the employee for that year exceeds \$5,635, divided by the maximum number of pay periods for that year.

18. In the case of a payment of remuneration made after December 31, 1997 and before July 1, 1998 from which an amount is required to be deducted or withheld under subsection (3), the aggregate of 20 per cent of the amount, if any, by which the notional provincial tax of the employee for the year in which the payment is made exceeds \$4,270 plus 30 per cent of the amount, if any, by which the notional provincial tax of the employee for that year exceeds \$5,635, multiplied by the ratio of the amount of the payment of remuneration to the amount of the employee's notional net remuneration for the year determined under paragraph 102 (2) (e) of the Federal Regulations.

19. In the case of a payment of remuneration made after June 30, 1998 from which an amount is required to be deducted or withheld under subsection (1), the aggregate of 20 per cent of the amount, if any, by which the notional provincial tax of the employee for the year in which the payment is made exceeds \$3,845 plus 36 per cent of the amount, if any, by which the notional provincial tax of the employee for that year exceeds \$4,800, divided by the maximum number of pay periods for that year.

20. In the case of a payment of remuneration made after June 30, 1998 from which an amount is required to be deducted or withheld under subsection (3), the aggregate of 20 per cent of the amount, if any, by which the notional provincial tax of the employee for the year in which the payment is made exceeds \$3,845 plus 36 per cent of the amount, if any, by which the notional provincial tax of the employee for that year exceeds \$4,800, multiplied by the ratio of the amount of the payment of remuneration to the amount of the employee's notional net remuneration for that year determined under paragraph 102 (2) (e) of the Federal Regulations.

(4) Subsection 3 (9) of the Regulation is amended by adding "or" at the end of clause (b), by striking out "or" at the end of clause (c) and by revoking clause (d).

(5) Section 3 of the Regulation is amended by adding the following subsection:

(12) In the case of a payment of remuneration to an employee made after December 31, 1997, the following rules apply:

1. If the payment of remuneration is made before July 1 in 1998, no amount shall be deducted or withheld from the payment if the employee's notional provincial tax for his or her 1998 taxation year is equal to or less than \$161.

2. If the payment of remuneration is made after June 30, 1998, no amount shall be deducted or withheld from the payment if the employee's notional provincial tax for the taxation year in which the payment is made is equal to or less than \$160.

2. This Regulation shall be deemed to have come into force on July 1, 1998.

40/99

ONTARIO REGULATION 447/99made under the
INCOME TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 647 of R.R.O. 1990
(Ontario Tax Reduction)

Note: Regulation 647 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 1 (1.5) of Regulation 647 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1.5) For the purposes of section 7 of the Act, the individual's personal amount for the 1998 and each subsequent taxation year is the amount determined by the formula,

$$A + B + C$$

where,

"A" is the individual's basic reduction for the taxation year,

"B" is the total of the eligible amounts for children who are dependants of the individual and who were under 18 years of age at any time in the taxation year, and

"C" is the total of the eligible amounts for infirm or disabled dependants of the individual.

(1.6) For the purposes of subsection (1.5), an individual's basic reduction is \$160.50 for the 1998 taxation year and \$160 for each subsequent taxation year.

(1.7) For the purposes of subsection (1.5), the eligible amount for each child described in that subsection and for each infirm or disabled dependant of the individual is \$328 for the 1998 taxation year and \$325 for each subsequent taxation year.

2. This Regulation shall be deemed to have come into force on January 1, 1998.

40/99

ONTARIO REGULATION 448/99made under the
COMMERCIAL CONCENTRATION TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 75 of R.R.O. 1990
(General)

Note: Regulation 75 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 1 (2) of Regulation 75 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For an overpayment that results from an adjustment referred to in subsection 14 (3) of the Act, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day

after December 31, 1998 is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 449/99made under the
CORPORATIONS TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 183 has been amended by Ontario Regulations 76/99 and 419/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 503 (2) of Regulation 183 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For the following matters, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day is the base rate of interest in effect for that day:

i. The amount of surplus in the tax account for a taxation year ending after December 31, 1997, to the extent that the surplus is attributable to a decision referred to in subsection 82 (5) of the Act in respect of an objection or appeal for a taxation year ending after December 31, 1997.

ii. The amount of surplus in the instalment account for a taxation year ending after December 31, 1997, to the extent that the surplus is attributable to a decision described in subparagraph i.

2. This Regulation shall be deemed to have come into force on January 1, 1998.

40/99

ONTARIO REGULATION 450/99made under the
EMPLOYER HEALTH TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 319 of R.R.O. 1990
(General)

Note: Regulation 319 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 6 (2) of Regulation 319 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For interest that is calculated by reference to an excess amount (to be refunded or applied in accordance with the Act) attributable to a decision of the Minister or a court on an objection to, or an appeal from, an assessment for 1998 or a later year, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1998.

40/99

ONTARIO REGULATION 451/99
made under the
FUEL TAX ACT

Made: September 9, 1999
Filed: September 14, 1999

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Regulation 465 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 8 (1.1) of Regulation 465 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For an overpayment that results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

(2) Subsection 8 (3) of the Regulation is revoked and the following substituted:

(3) Interest is payable on the amount of any overpayment refunded under subsection 21 (6) of the Act or applied under subsection 21 (8) of the Act, calculated as follows:

1. If the overpayment results from the transmittal or payment to the Minister of an amount in excess of the amount required, interest is calculated from the date of application to the Minister for the refund of the overpayment to the date the overpayment is refunded or is applied by the Minister against any other liability of the person who is entitled to the refund.
2. If the overpayment results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance made under the Act, interest is calculated from the date the overpayment was transmitted or paid to the Minister to the date the overpayment is refunded or is applied by the Minister against any other liability of the person who is entitled to the refund.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 452/99
made under the
GASOLINE TAX ACT

Made: September 9, 1999
Filed: September 14, 1999

Amending Reg. 533 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 533 has been amended by Ontario Regulations 65/99 and 66/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 8 (2) of Regulation 533 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For an overpayment that results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 453/99
made under the
LAND TRANSFER TAX ACT

Made: September 9, 1999
Filed: September 14, 1999

Amending O. Reg. 310/97
(Rates of Interest)

Note: Ontario Regulation 310/97 has not previously been amended.

1. Subsection 1 (2) of Ontario Regulation 310/97 is amended by adding the following paragraph:

5. For an overpayment that results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 454/99made under the
THE SUCCESSION DUTY ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 804 of R.R.O. 1970
(General)

Note: Regulation 804 of the Revised Regulations of Ontario, 1970 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1980, the Statutes of Ontario, 1991 and the Statutes of Ontario, 1998. *The Succession Duty Act*, being Chapter 449 of the Revised Statutes of Ontario, 1970, as amended, was repealed by *The Succession Duty Repeal Act, 1979* but continues to apply under that Act in respect of deceased persons whose death occurred on or before April 10, 1979.

1. (1) Subsection 25 (1.1) of Regulation 804 of the Revised Regulations of Ontario, 1970 is amended by adding the following paragraph:

5. For an overpayment described in subsection 33 (12) of the Act, the prescribed rate of interest in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

(2) Subsections 25 (2), (3) and (4) of the Regulation are amended by striking out "subsection (1)" in the first line and substituting in each case "subsection (1.1)".

(3) Subsection 25 (5) of the Regulation is amended by striking out "subsection (10)" in the first line and substituting "subsection (1.1)".

(4) Subsection 25 (6) of the Regulation is amended by striking out "subsection (1)" in the sixth and seventh lines and substituting "subsection (1.1)".

2. (1) Subject to subsection (2), this Regulation shall be deemed to have come into force on January 1, 1997.

(2) Subsection 1 (1) shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 455/99made under the
TOBACCO TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 1034 of R.R.O. 1990
(General)

Note: Regulation 1034 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 25 (2) of Regulation 1034 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For an overpayment that results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 456/99made under the
RETAIL SALES TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 1013 has been amended by Ontario Regulations 444/99 and 445/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 21 (2) of Regulation 1013 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. For an overpayment that results from a decision of the Minister or a court on an objection to, or an appeal from, an assessment or a statement of disallowance, the prescribed rate of interest to be paid or allowed by the Minister in respect of a particular day after December 31, 1998 is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

40/99

ONTARIO REGULATION 457/99made under the
MINING TAX ACT

Made: September 9, 1999

Filed: September 14, 1999

Amending Reg. 769 of R.R.O. 1990
(General)

Note: Regulation 769 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 11 (2) of Regulation 769 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. In the case of an objection or appeal referred to in subsection 8 (13) of the Act for a taxation year ending after December 31, 1997, the interest rate prescribed for the purposes of subsection 8 (13) of the Act for a particular day is the base rate of interest in effect for that day.

2. This Regulation shall be deemed to have come into force on January 1, 1998.

40/99

ONTARIO REGULATION 458/99
made under the
FARM PRODUCTS MARKETING ACT

Made: September 8, 1999
Filed: September 15, 1999

Amending Reg. 387 of R.R.O. 1990
(Apples—Marketing)

Note: Regulation 387 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 12 (1) of Regulation 387 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (1) A producer shall pay a licence fee of,
 - (a) \$49.65 per year per acre of apple trees in respect of which the producer is a producer in District 1, 2 or 3;
 - (b) \$35.88 per year per acre of apple trees in respect of which the producer is a producer in District 4; and
 - (c) \$49.62 per year per acre of apple trees in respect of which the producer is a producer in District 5.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 8, 1999.

40/99

ONTARIO REGULATION 459/99
made under the
LONDON-MIDDLESEX ACT, 1992

Made: September 1, 1999
Filed: September 17, 1999

Amending O. Reg. 237/99
(Land under Section 33 of the Act)

Note: Ontario Regulation 237/99 has not previously been amended.

1. Section 2 of Ontario Regulation 237/99 is amended by adding the following paragraph:

4. Part of Lot 25 in Concession IV more particularly described as Block G on Plan 986 registered in the Land Registry Office for the registry division of Middlesex (No. 33).

JAMES S. GILCHRIST
Minister of Municipal Affairs and Housing

Dated on September 1, 1999.

40/99

ONTARIO REGULATION 460/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: September 17, 1999
Filed: September 17, 1999

Amending R.R.O. 347 of 1990
(General—Waste Management)

Note: Regulation 347 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definitions of "acute hazardous waste chemical", "hazardous industrial waste", "hazardous waste", "hazardous waste chemical", "pathological waste", and "severely toxic waste" in section 1 of Regulation 347 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

"acute hazardous waste chemical" means,

- (a) a commercial waste chemical having a generic name listed in Part A of Schedule 2, other than a waste described in Schedule 2.1, or
- (b) a mixture of a waste referred to in clause (a) and any other waste or material;

"hazardous industrial waste" means,

- (a) a generic or specific waste listed in Schedule 1, other than a waste described in Schedule 1.1, or
- (b) a mixture of a waste referred to in clause (a) and any other waste or material;

"hazardous waste" means a waste that is a,

- (a) hazardous industrial waste,
- (b) acute hazardous waste chemical,
- (c) hazardous waste chemical,
- (d) severely toxic waste,
- (e) ignitable waste,
- (f) corrosive waste,
- (g) reactive waste,
- (h) radioactive waste, except radioisotope wastes disposed of in a landfilling site in accordance with the written instructions of the Canadian Nuclear Safety Commission or the Atomic Energy Control Board,

- (i) pathological waste,
- (j) leachate toxic waste, or
- (k) PCB waste as defined in Regulation 362 of the Revised Regulations of Ontario, 1990,

but does not include,

- (l) hauled sewage,
- (m) waste from the operation of a sewage works subject to the *Ontario Water Resources Act* where the works,
 - (i) is owned by a municipality,
 - (ii) is owned by the Crown subject to an agreement with a municipality under the *Ontario Water Resources Act*, or
 - (iii) receives only waste similar in character to the domestic sewage from a household,
- (n) domestic waste,
- (o) incinerator ash resulting from the incineration of waste that is neither hazardous waste nor liquid industrial waste,
- (p) waste that is a hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste and that is produced in any month in an amount less than five kilograms or otherwise accumulated in an amount less than five kilograms,
- (q) waste that is an acute hazardous waste chemical and that is produced in any month in an amount less than one kilogram or otherwise accumulated in an amount less than one kilogram,
- (r) an empty container or the liner from an empty container that contained hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste,
- (s) an empty container of less than twenty litres capacity or one or more liners weighing, in total, less than ten kilograms from empty containers, that contained acute hazardous waste chemical,
- (t) the residues or contaminated materials from the clean-up of a spill of less than five kilograms of waste that is a hazardous industrial waste, hazardous waste chemical, ignitable waste, corrosive waste, leachate toxic waste or reactive waste, or
- (u) the residues or contaminated materials from the clean-up of a spill of less than one kilogram of waste that is an acute hazardous waste chemical;

"hazardous waste chemical" means,

- (a) a commercial waste chemical having a generic name listed in Part B of Schedule 2, other than a waste described in Schedule 2.2, or
- (b) a mixture of a waste referred to in clause (a) and any other waste or material;

"Manual" means the publication entitled "Registration Guidance Manual for Generators of Liquid Industrial and Hazardous Waste", published by the Ministry of Environment and Energy and dated April 1995, as amended from time to time;

"pathological waste" means,

- (a) any part of the human body, including tissues and bodily fluids, but excluding fluids, extracted teeth, hair, nail clippings and the like, that are not infectious,
- (b) any part of the carcass of an animal infected with a communicable disease or suspected by a licensed veterinary practitioner to be infected with a communicable disease,
- (c) non-anatomical waste infected with communicable disease, or
- (d) a mixture of a waste referred to in clause (a), (b) or (c) and any other waste or material;

"radioactive waste" includes a mixture of radioactive waste and any other waste or material;

"severely toxic waste" means,

- (a) a waste that contains a contaminant listed in Schedule 3 at a concentration greater than one part per million, or
- (b) a mixture of a waste referred to in clause (a) and any other waste or material;

2. (1) Subsection 18 (2) of the Regulation is amended by inserting "shall comply with the Manual and" before "shall" in the first line.

(2) Subsection 18 (7) of the Regulation is amended by inserting "set out in the Manual" after "numbers" in the second line.

(3) Subsection 18 (10) of the Regulation is amended by inserting "shall comply with the Manual and" before "shall" in the sixth line.

3. Clause 19 (1) (a) of the Regulation is amended by inserting "the Manual and" after "with" in the fifth line.

4. Subsection 21 (1) of the Regulation is amended by inserting "the Manual and" after "with" in the third line.

5. Subclause 23 (2) (b) (i) of the Regulation is amended by inserting "in accordance with the Manual" after "completed" in the third line.

6. Subclause 24 (4) (b) (i) of the Regulation is amended by adding at the end "in accordance with the Manual".

7. The heading to Schedule 1.1 to the Regulation is revoked and the following substituted:

EXEMPT HAZARDOUS INDUSTRIAL WASTES

8. The Regulation is amended by adding the following Schedules:

Schedule 2.1

EXEMPT ACUTE HAZARDOUS WASTE CHEMICALS

Industry and Site	Waste
	There are no wastes currently listed in this Schedule.

Schedule 2.2

EXEMPT HAZARDOUS WASTE CHEMICALS

Industry and Site	Waste
	There are no wastes currently listed in this Schedule.



Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

1999—10—09

ONTARIO REGULATION 461/99

made under the

FARM PRODUCTS MARKETING ACT

Made: September 8, 1999
Approved: September 22, 1999
Filed: September 23, 1999

Amending Reg. 432 of R.R.O. 1990
(Soybeans — Plan)

Note: Regulation 432 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 4 of the Schedule to Regulation 432 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. The local board known as "The Ontario Soybean Growers' Marketing Board" is continued under the name "Ontario Soybean Growers".

2. Subsection 6 (1.2) of the Schedule to the Regulation is revoked and the following substituted:

(1.2) The local board may at any time adjust its districts in accordance with the rules set out in subsection (1).

(1.3) The local board shall review its districts and consider whether to adjust them,

(a) by December 31, 1999;

(b) within five years of the review under clause (a); and

(c) within five years of each subsequent review under clause (b).

(1.4) Adjustments made to districts under this section apply to elections held after the adjustments are made.

3. Section 8 of the Schedule to the Regulation is revoked and the following substituted:

8. (1) On or before January 25, 2000 and every subsequent year, the members of each group of producers shall elect from among themselves to the group's District Soybean Growers' Committee the number of members determined in the following manner:

1. Calculate the percentage of producers and soybeans marketed in the district as determined under subsection 9 (2).

2. Multiply the percentage determined under paragraph 1 by 125.

3. If the number determined under paragraph 2 includes a fraction, round the number up or down to the nearest whole number.

(2) For the purpose of paragraph 3 of subsection (1), a number which includes the fraction .5 shall be rounded up.

(3) On or before January 25, 2000 and every subsequent year, the members of each group of producers for the district containing the County of Essex shall elect from among themselves to the group's

District Soybean Growers' Committee one member from Pelee Island in addition to the members elected under subsection (1).

(4) The term of office of members elected under this section is one year or until their successors are elected.

(5) The term of office for members elected before January 25, 2000 ends when their successors are elected under this section.

4. (1) Paragraph 1 of subsection 9 (2) of the Schedule to the Regulation is amended by striking out "60 per cent" and substituting "50 per cent".

(2) Paragraph 2 of subsection 9 (2) of the Schedule to the Regulation is amended by striking out "40 per cent" and substituting "50 per cent".

(3) Subsection 9 (3) of the Schedule to the Regulation is revoked and the following substituted:

(3) The local board may adjust the number of its members for each district at any time in accordance with the rules set out in subsection (1).

(3.1) Adjustments made to the number of members for a district under this section apply to elections held after the adjustments are made.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 8, 1999.

41/99

ONTARIO REGULATION 462/99

made under the

DAY NURSERIES ACT

Made: September 21, 1999
Filed: September 23, 1999

Amending O. Reg. 137/99
(Designation of Geographic Areas and Delivery Agents)

Note : Ontario Regulation 137/99 has previously been amended by Ontario Regulation 353/99.

1. The Table to section 1 of Ontario Regulation 137/99 is amended by adding the following items:

15.	County of Brant and City of Brantford	City of Brantford
16.	County of Bruce	County of Bruce
17.	Municipality of Chatham-Kent	Municipality of Chatham-Kent
18.	City of Cornwall and County of Stormont, Dundas and Glengarry	City of Cornwall
19.	County of Grey and City of Owen Sound	County of Grey
20.	County of Lambton	County of Lambton

21.	Regional Municipality of Niagara	Regional Municipality of Niagara
22.	County of Northumberland	County of Northumberland
23.	County of Oxford	County of Oxford
24.	County of Prescott and Russell	County of Prescott and Russell
25.	Regional Municipality of Sudbury	Regional Municipality of Sudbury

2. This Regulation comes into force on October 1, 1999.

JOHN BAIRD
Minister of Community and Social Services

Dated on September 21, 1999.

41/99

ONTARIO REGULATION 463/99
made under the
FARM PRODUCTS MARKETING ACT

Made: September 8, 1999
Filed: September 23, 1999

Amending Reg. 431 of R.R.O. 1990
(Soybeans — Marketing)

Note: Regulation 431 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "local board" in section 1 of Regulation 431 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"local board" means Ontario Soybean Growers;

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 8, 1999.

41/99

ONTARIO REGULATION 464/99
made under the
FARM PRODUCTS MARKETING ACT

Made: September 8, 1999
Approved: September 22, 1999
Filed: September 23, 1999

Amending Reg. 428 of R.R.O. 1990
(Seed-Corn — Plan)

Note: Since the end of 1998, Regulation 428 has been amended by Ontario Regulation 87/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 4 of the Schedule to Regulation 428 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. The local board known as "The Ontario Seed-corn Growers' Marketing Board" is continued under the name "Seed-Corn Growers of Ontario".

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 8, 1999.

41/99

ONTARIO REGULATION 465/99
made under the
FARM PRODUCTS MARKETING ACT

Made: September 8, 1999
Filed: September 23, 1999

Amending Reg. 427 of R.R.O. 1990
(Seed-Corn — Marketing)

Note: Regulation 427 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "local board" in section 1 of Regulation 427 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"local board" means Seed-Corn Growers of Ontario;

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on September 8, 1999.

41/99

ONTARIO REGULATION 466/99
made under the
HIGHWAY TRAFFIC ACT

Made: September 23, 1999
Filed: September 24, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99, 364/99, 405/99 and 440/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 40 of Part 2 of Schedule 13 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Timiskaming — Twps. of Dymond and Evanturel

40. That part of the King's Highway known as No. 11 in the Township of Dymond in the Territorial District of Timiskaming lying

between a point situate 150 metres measured northerly from its intersection with the northerly limit of the north entrance to Ecole St. Michel School and a point situate 205 metres measured southerly from its intersection with the centre line of the roadway known as Bryan's Road in the Township of Evanturel.

(2) Paragraph 5 of Part 3 of Schedule 13 to the Regulation is revoked and the following substituted:

District of Timiskaming — Twp. of Evanturel

5. That part of the King's Highway known as No. 11 in the Territorial District of Timiskaming lying between a point situate 205 metres measured southerly from its intersection with the centre line of the roadway known as Bryan's Road in the Township of Evanturel and a point situate 155 metres measured southerly from its intersection with the southerly limit of the bridge over the Englehart River.

(3) Part 3 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Timiskaming — Twp. of Dack

21. That part of the King's Highway known as No. 11 in the Territorial District of Timiskaming lying between a point situate 170 metres measured northerly from its intersection with the centre line of the King's Highway known as No. 560 in the Township of Dack and extending northerly a distance of 500 metres.

(4) Part 4 of Schedule 13 to the Regulation is amended by adding the following paragraph:

District of Timiskaming — Twps. of Evanturel And Dack

23. That part of the King's Highway known as No. 11 in the Territorial District of Timiskaming lying between a point situate 155 metres measured southerly from its intersection with the southerly limit of the bridge over the Englehart River in the Township of Evanturel and a point situate 170 metres measured northerly from its intersection with the centre line of the King's Highway known as No. 560 in the Township of Dack.

2. Paragraph 1 of Part 2 of Schedule 73 to the Regulation is revoked and the following substituted:

District Municipality of Muskoka — Twp. of Georgian Bay
District of Parry Sound — Twp. of Seguin

1. That part of the King's Highway known as No. 69 lying between a point situate 450 metres measured southerly from its intersection with the southerly limit of the structure over the Musquash River in the Township of Georgian Bay (Geographic Township of Gibson) in The District Municipality of Muskoka and a point situate 245 metres measured southerly from its intersection with the centre line of the King's Highway known as No. 518 in the Township of Seguin (Geographic Township of Foley) in the Territorial District of Parry Sound.

3. Paragraph 1 of Part 1 of Schedule 123 to the Regulation is revoked and the following substituted:

Municipality of Metropolitan Toronto — City of North York
District Municipality of Muskoka
Twp. of Georgian Bay

1. That part of the King's Highway known as No. 400 lying between a point situate at its intersection with the southerly limit of the structure over the King's Highway known as No. 401 in the City of North York in The Municipality of Metropolitan

Toronto and a point situate 450 metres measured southerly from its intersection with the southerly limit of the structure over the Musquash River in the Township of Georgian Bay (Geographic Township of Gibson) in The District Municipality of Muskoka.

4. Part 4 of Schedule 146 to the Regulation is amended by adding the following paragraph:

District of Sudbury — Twps. of Dill and Cleland

2. That part of the King's Highway known as No. 537 in the Territorial District of Sudbury lying between a point situate 900 metres measured northerly from its intersection with the easterly limit of the King's Highway known as No. 69 in the Township of Dill and a point situate 300 metres measured southerly from its intersection with the centre line of the roadway known as Old Wanup Road in the Township of Cleland.

DAVID TURNBULL
Minister of Transportation

Dated on September 23, 1999.

41/99

ONTARIO REGULATION 467/99 made under the HIGHWAY TRAFFIC ACT

Made: September 23, 1999

Filed: September 24, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99, 364/99, 405/99, 440/99 and 466/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 1 of Part 1 of Schedule 128 of Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Niagara — Town of Niagara-on-the-Lake
City of Niagara Falls

1. That part of the King's Highway known as No. 405 in the Town of Niagara-on-the-Lake in the City of Niagara Falls in The Regional Municipality of Niagara lying between a point situate 1375 metres measured westerly from its intersection with the centre line of the overpass of the Niagara Parkway and a point situate at its intersection with the King's Highway known as the Queen Elizabeth Way.

(2) Part 3 of Schedule 128 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Niagara — Town of Niagara-on-the-Lake
City of Niagara Falls

1. That part of the King's Highway known as No. 405 in the Town of Niagara-on-the-Lake in the City of Niagara Falls in The Regional Municipality of Niagara lying between a point situate 1375 metres measured westerly from its intersection with the centre line of the overpass of the Niagara Parkway and a point situate 1075 metres measured westerly from the said structure.

(3) Part 5 of Schedule 128 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Niagara — Town of Niagara-on-the-Lake
City of Niagara Falls

PART 6

(Reserved)

1. That part of the King's Highway known as No. 405 in the Town of Niagara-on-the-Lake in the City of Niagara Falls in The Regional Municipality of Niagara lying between a point situate 1075 metres measured westerly from its intersection with the centre line of the overpass of the Niagara Parkway and a point situate 775 metres measured westerly from the said structure.

DAVID TURNBULL
Minister of Transportation

Dated on September 23, 1999.

DAVID TURNBULL
Minister of Transportation

41/99

Dated on September 23, 1999.

41/99

ONTARIO REGULATION 468/99
made under the
HIGHWAY TRAFFIC ACT

Made: September 23, 1999
Filed: September 24, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99, 364/99, 405/99, 440/99, 466/99 and 467/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 619 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

Schedule 266

HIGHWAY NO. 588

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

(Reserved)

PART 5

District of Thunder Bay — Township of Oliver Paipoonge

1. That part of the King's Highway known as No. 588 in the Township of Oliver Paipoonge in the Territorial District of Thunder Bay lying between a point situate 200 metres measured northerly from its intersection with the roadway known as Harstone Road and a point situate 550 metres measured northerly from its intersection with the roadway known as Paipoonge "C" Line Road.

ONTARIO REGULATION 469/99
made under the
RESPIRATORY THERAPY ACT, 1991

Made: July 2, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 654/93
(Statutory Committee Composition)

1. Ontario Regulations 654/93 and 211/94 are revoked.

COUNCIL OF THE COLLEGE OF RESPIRATORY THERAPISTS OF ONTARIO:

RALPH STOKES
President

GLEN RANDALL
Registrar

Dated on July 2, 1999.

41/99

ONTARIO REGULATION 470/99
made under the
RESPIRATORY THERAPY ACT, 1991

Made: July 2, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 596/94
(General)

Note: Since the end of 1998, Ontario Regulation 596/94 has been amended by Ontario Regulations 68/99 and 69/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Parts I, II and IV of Ontario Regulation 596/94 are revoked.

COUNCIL OF THE COLLEGE OF RESPIRATORY THERAPISTS OF ONTARIO:

RALPH STOKES
President

GLEN RANDALL
Registrar

Dated on July 2, 1999.

41/99

ONTARIO REGULATION 471/99
made under the
MASSAGE THERAPY ACT, 1991

Made: July 5, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 772/93
(Elections)

1. Ontario Regulation 772/93 is revoked.

COUNCIL OF THE COLLEGE OF MASSAGE THERAPISTS OF ONTARIO:

DENNIS B. GIESBRECHT
President

DEBORAH WORRAD
Registrar

Dated on July 5, 1999.

41/99

ONTARIO REGULATION 472/99
made under the
MASSAGE THERAPY ACT, 1991

Made: July 5, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 618/93
(Composition of Statutory Committees)

1. Ontario Regulation 618/93 is revoked.

COUNCIL OF THE COLLEGE OF MASSAGE THERAPISTS OF ONTARIO:

DENNIS B. GIESBRECHT
President

DEBORAH WORRAD
Registrar

Dated on July 5, 1999.

41/99

ONTARIO REGULATION 473/99
made under the
MASSAGE THERAPY ACT, 1991

Made: July 5, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 864/93
(Registration)

Note: Ontario Regulation 864/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 12 (1) of Ontario Regulation 864/93 is amended by striking out "prescribed" and substituting "required".

(2) Subsection 12 (4) of the Regulation is revoked.

2. Section 14 of the Regulation is revoked.

COUNCIL OF THE COLLEGE OF MASSAGE THERAPISTS OF ONTARIO:

DENNIS B. GIESBRECHT
President

DEBORAH WORRAD
Registrar

Dated on July 5, 1999.

41/99

ONTARIO REGULATION 474/99
made under the
MASSAGE THERAPY ACT, 1991

Made: July 5, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 544/94
(General)

Note: Ontario Regulation 544/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Parts I, IV, V and VI of Ontario Regulation 544/94 are revoked.

COUNCIL OF THE COLLEGE OF MASSAGE THERAPISTS OF ONTARIO:

DENNIS B. GIESBRECHT
President

DEBORAH WORRAD
Registrar

Dated on July 5, 1999.

41/99

ONTARIO REGULATION 475/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking Reg. 905 of R.R.O. 1990
(General)

1. Regulation 905 of the Revised Regulations of Ontario, 1990 is revoked.

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 476/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 774/93
(Election of Council Members)

1. Ontario Regulations 774/93 and 395/94 are revoked.

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 477/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 677/93
(Fees)

1. Ontario Regulations 677/93 and 76/98 are revoked.

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 478/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Revoking O. Reg. 619/93
(Composition of Statutory Committees)

1. Ontario Regulations 619/93 and 239/94 are revoked.

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 479/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 219/94
(General)

Note: Ontario Regulation 219/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Part I of Ontario Regulation 219/94 is revoked.

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 480/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 713/93
(Examinations)

Note: Ontario Regulation 713/93 has not previously been amended.

1. Section 2 of Ontario Regulation 713/93 is amended by striking out "prescribed" and substituting "required".

2. Section 4 of the Regulation is amended by striking out "prescribed" and substituting "required".

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99

ONTARIO REGULATION 481/99
made under the
OPTICIANRY ACT, 1991

Made: July 9, 1999
Approved: September 23, 1999
Filed: September 24, 1999

Amending O. Reg. 869/93
(Registration)

Note: Ontario Regulation 869/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

- 1. Subsection 2 (2) of Ontario Regulation 869/93 is revoked.
- 2. Subsection 3 (2) of the Regulation is amended by striking out "upon payment of the production fee of \$50" at the end and substituting "upon payment of the required fee".
- 3. Paragraph 4 of subsection 4 (1) of the Regulation is amended by striking out "prescribed" and substituting "required".
- 4. Clause 9 (3) (b) of the Regulation is revoked and the following substituted:
 - (b) the required annual fee; and

- 5. Section 10 of the Regulation is amended by striking out "prescribed" wherever it occurs and substituting in each case "required".
- 6. Clause 11 (1) (b) of the Regulation is revoked and the following substituted:
 - (b) failure to pay the required annual fee or any other required fee; or
- 7. Subclause 12 (1) (e) (ii) of the Regulation is amended by striking out "prescribed" wherever it occurs and substituting in each case "required".

COUNCIL OF THE COLLEGE OF OPTICIANS OF ONTARIO:

JEAN WARBUCKS
President

GORDON HYLAND
Registrar

Dated on July 9, 1999.

41/99



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—10—16

ONTARIO REGULATION 482/99 made under the HEALTH INSURANCE ACT

Made: September 23, 1999

Filed: September 27, 1999

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 552 has been amended by Ontario Regulations 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99, 334/99 and 368/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "schedule of benefits" in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

10. Amendments dated October 1, 1999.

42/99

ONTARIO REGULATION 483/99 made under the HEALTH INSURANCE ACT

Made: September 23, 1999

Filed: September 27, 1999

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 552 has been amended by Ontario Regulations 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99, 334/99, 368/99 and 482/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Clauses 37.4 (a) and (b) of Regulation 552 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(a) 6.7 per cent, if it is rendered before April 1, 1999;

(b) 3 per cent, if it is rendered on or after April 1, 1999 but before October 1, 1999; and

(c) 7 per cent, if it is rendered on or after October 1, 1999.

42/99

ONTARIO REGULATION 484/99 made under the COURTS OF JUSTICE ACT

Made: September 20, 1999

Approved: September 30, 1999

Filed: October 1, 1999

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Since the end of 1998, Regulation 194 has been amended by Ontario Regulation 288/99, 290/99 and 292/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subrule 69.05.1 (11) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out "October 1, 1999" and substituting "December 31, 1999".

2. Subrule 70.03.1 (4) of the Regulation is amended by striking out "October 1, 1999" and substituting "December 31, 1999".

3. Despite subsection 3 (2) of Ontario Regulation 214/98, Form 69B.1 of the Regulation is revoked on December 31, 1999.

42/99

RÈGLEMENT DE L'ONTARIO 484/99 pris en application de la LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 20 septembre 1999

approuvé le 30 septembre 1999

déposé le 1^{er} octobre 1999modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis la fin de 1998, le Règlement 194 a été modifié par les Règlements de l'Ontario 288/99, 290/99 et 292/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le paragraphe 69.05.1 (11) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «31 décembre 1999» à «1^{er} octobre 1999».

2. Le paragraphe 70.03.1 (4) du Règlement est modifié par substitution de «31 décembre 1999» à «1^{er} octobre 1999».

3. Malgré le paragraphe 3 (2) du Règlement de l'Ontario 214/98, la formule 69B.1 du Règlement est abrogée le 31 décembre 1999.

CORRECTION

Ontario Regulation 432/99 under the *Highway Traffic Act* published in the September 18, 1999 issue of *The Ontario Gazette*.

The paragraph under subsection (2) of Ontario Regulation 432/99 should have read as follows:

2. That part of the King's Highway known as No.417 (eastbound lanes) in The Regional Municipality of Ottawa-Carleton lying between a point situate at its intersection with the roadway known as St. Laurent Boulevard.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—10—23

ONTARIO REGULATION 485/99 made under the PLANNING ACT

Made: October 1, 1999

Filed: October 6, 1999

WITHDRAWAL AND DELEGATION OF MINISTER'S AUTHORITY — REGIONAL MUNICIPALITY OF NIAGARA AND VARIOUS LOCAL MUNICIPALITIES

1. In this Regulation,

"Minister's authority" means the Minister's authority to give approval under section 51 of the Act, as it existed immediately before March 28, 1995, continued by section 74.1 of the Act with respect to,

- (a) applications for approval of plans of subdivision whose file numbers are set out in Schedules 1 to 3, and
- (b) applications for approval or exemption of condominium descriptions under section 50 of the *Condominium Act* whose file numbers are set out in Schedule 4.

2. The delegation of the Minister's authority to the council of The Regional Municipality of Niagara under Ontario Regulations 475/83 and 476/83 is withdrawn.

3. (1) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 1 is delegated to the council of the Town of Niagara-on-the-Lake.

(2) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 2 is delegated to the council of the Town of Grimsby.

(3) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 3 is delegated to the council of the City of Niagara Falls.

(4) The Minister's authority with respect to the applications whose file numbers are listed in Schedule 4 is delegated to the council of the City of Niagara Falls.

4. (1) If any of the Minister's authority delegated to a council is in turn subdelegated by the council to a committee of council or an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegation of authority set out in this Regulation is not terminated by reason only that subsection (1) is not complied with.

5. This Regulation comes into force on October 15, 1999.

Schedule 1

TOWN OF NIAGARA-ON-THE-LAKE

SUBDIVISIONS

26T-87008
26T-89021
26T-94004
26T-95005

Schedule 2

TOWN OF GRIMSBY

SUBDIVISIONS

26T-86039
26T-88014
26T-89029
26T-94002
26T-95012

Schedule 3

CITY OF NIAGARA FALLS

SUBDIVISIONS

26T-87010
26T-89022
26T-89038
26T-90003
26T-92003
26T-92015
26T-93008
26T-93011
26T-94001
26T-94009

Schedule 4

CITY OF NIAGARA FALLS

CONDOMINIUMS

26CD-88008
26CD-91003
26CD-92001

JAMES STEVENSON GILCHRIST
Minister of Municipal Affairs and Housing

Dated on October 1, 1999.

43/99

ONTARIO REGULATION 486/99
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: October 6, 1999

Filed: October 7, 1999

Amending Reg. 854 of R.R.O. 1990
(Mines and Mining Plants)

Note: Since the end of 1998, Regulation 854 has been amended by Ontario Regulation 236/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Clause 28 (2) (a) of Regulation 854 of the Revised Regulations of Ontario, 1990 is amended by striking out "and" at the end of subclause (ii) and by adding the following subclause:

(iv) in every permanent fuelling station; and

2. Section 68 of the Regulation is revoked and the following substituted:

68. Where a workplace, travelway, manway or other area of an underground mine is under repair or where there is a danger or hazard to a worker,

- (a) the workplace, travelway, manway or other area shall be closed by barricades, fencing or other suitable means; and
- (b) warning signs shall be posted indicating that it is under repair or indicating the nature of the danger or hazard.

3. Subsections 155 (1) and (2) of the Regulation are revoked and the following substituted:

(1) If electrical equipment is installed or modified, the work shall be done in accordance with good electrical practices.

(2) The electrical equipment shall be operated in accordance with good electrical practices.

4. The Regulation is amended by adding the following section:

156. If the employer intends to make a major electrical installation or a major alteration to existing electrical installations, the employer shall give the joint health and safety committee or the health and safety representative, if any, written notice of that fact.

5. Sections 157 and 158 of the Regulation are revoked.

6. Section 159 of the Regulation is amended by adding the following subsection:

(6) Subsections (2) to (5) apply only with respect to electrical lines installed on the surface and electrical equipment used on the surface.

7. Sections 162, 165, 166, 168, 169 and 171 of the Regulation are revoked.

8. Subsections 172 (1) and (2) of the Regulation are revoked.

9. Section 173 of the Regulation is revoked.

10. Subsections 175 (2) to (6) of the Regulation are revoked.

11. Sections 176, 177 and 178 of the Regulation are revoked.

12. Section 180 of the Regulation is amended by adding the following subsection:

(11) The employer shall establish written procedures to require all necessary precautions to work safely around trolley lines.

13. Subsection 214 (3) of the Regulation is revoked and the following substituted:

(3) At least one of the mechanical brakes shall be designed and arranged so that the brake,

- (a) applies directly to the drum; and
- (b) applies automatically when,
 - (i) the safety circuit of the hoist is interrupted, or
 - (ii) the pressure in the hydraulic or pneumatic system for applying brakes has dropped below normal.

14. Section 229 of the Regulation is amended by adding the following subsections:

(6) A socket attachment used between a shaft conveyance or counterweight and a shaft rope shall be,

- (a) designed to be suitable for mine hoisting;
- (b) installed by a person who,
 - (i) is competent in the installation of the type of socket being used, and
 - (ii) complies with the manufacturer's current installation standard; and
- (c) if it is used for hoisting ropes, made with a socket long enough to ensure that the embedded length of wire in the socket is greater than seven times the rope diameter.

(7) Each component of an attachment between a shaft conveyance or counterweight and a shaft rope, except for a rope clip, shall be designed to ensure that when in service and carrying the rated load, the component is capable of withstanding at least four times the maximum allowable design stresses without permanent distortion.

(8) For the purpose of subsection (7), the maximum allowable design stresses are those established by good engineering practice and shall take into account the effects of,

- (a) the weight of the conveyance or counterweight;
- (b) the rated load;
- (c) any impact load;
- (d) any dynamic load;
- (e) stress concentration factors;
- (f) corrosion;
- (g) metal fatigue; and
- (h) dissimilar materials.

(9) The rope attachments, other than rope clips, installed after October 7, 1999 shall be identified and load rated by the manufacturer or a professional engineer.

15. (1) Clause 248 (2) (c) of the Regulation is amended by striking out the portion preceding subclause (i) and substituting the following:

(c) if the hoist is being used, at least once every month of,

(2) Section 248 of the Regulation is amended by adding the following subsection:

(2.0.1) If any of the equipment described in clause (c) was not examined in accordance with that clause during the month before the hoist is to be used, the examination shall be done immediately before the hoist is to be used.

16. (1) Clause 249 (1) (b) of the Regulation is revoked and the following substituted:

(b) if the hoist is being used, the shaft guides, timbers, walls, and compartments used for hoisting, at least once every month;

(2) Section 249 of the Regulation is amended by adding the following subsection:

(1.2) If the shaft guides, timbers, walls and compartments used for hoisting are not examined during the month before the hoist is used, the examination shall be done immediately before the hoist is used.

43/99

ONTARIO REGULATION 488/99
made under the
COURTS OF JUSTICE ACT

Made: July 16, 1999
Approved: October 6, 1999
Filed: October 7, 1999

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedures)

Note Since the end of 1998, Regulation 194 has been amended by Ontario Regulations 288/99, 290/99, 292/99 and 484/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Paragraphs 1 to 19 of subrule 4.05.1 (1) of Regulation 194 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

1. Notice of commencement of proceeding.
2. Notice of action.
3. Statement of claim.
4. Notice to file financial statement.
5. Notice of intent to defend.
6. Statement of defence.
7. Statement of defence and counterclaim.

ONTARIO REGULATION 487/99
made under the
COURTS OF JUSTICE ACT

Made: October 6, 1999
Filed: October 7, 1999

Amending Reg. 190 of R.R.O. 1990
(Money Paid Into Court)

Note: Regulation 190 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 190 of the Revised Regulations of Ontario, 1990 is amended by striking out "Ontario Court (General Division)" wherever those words occur in the following provisions and substituting in each case "Superior Court of Justice":

Subsections 1 (1), (2) and (5)

Subsection 2 (1)

2. The Regulation is amended by striking out "Accountant of the Ontario Court" in the following provisions and substituting in each case "Accountant of the Superior Court of Justice":

Subsections 1 (1) and (5)

Clause 1 (4) (a)

43/99

RÈGLEMENT DE L'ONTARIO 488/99
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 16 juillet 1999
approuvé le 6 octobre 1999
déposé le 7 octobre 1999

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Depuis la fin de 1998, le Règlement 194 a été modifié par les Règlements de l'Ontario 288/99, 290/99, 292/99 et 484/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Les dispositions 1 à 19 du paragraphe 4.05.1 (1) du Règlement 194 des Règlements refondus de l'Ontario de 1990 sont abrogées et remplacées par ce qui suit :

1. Avis d'introduction d'instance.
2. Avis d'action.
3. Déclaration.
4. Avis enjoignant de déposer un état financier.
5. Avis d'intention de présenter une défense.
6. Défense.
7. Défense et demande reconventionnelle.

8. Statement of defence and counterclaim against a person who is not already a party.
9. Statement of defence and crossclaim.
10. Third or subsequent party claim.
11. Defence to counterclaim, crossclaim or third party claim.
12. Reply, reply to defence to counterclaim, reply to defence to crossclaim and reply to defence to third party claim.
13. Jury notice.
14. Petition for divorce.
15. Answer.
16. Counterpetition.
17. Answer to counterpetition.
18. Reply (divorce).
19. Requisition to note default.
20. Certificate of service.
21. Requisition for default judgment.
22. Certificate of litigation guardian for plaintiff.
23. Certificate of litigation guardian for defendant.

2. Subrule 53.09 (2) of the Regulation is revoked and the following substituted:

Gross Up

(2) In calculating the amount to be included in the award to offset any liability for income tax on income from investment of the award, the court shall,

- (a) assume that the entire award will be invested in fixed income securities; and
- (b) determine the rate to be assumed for future inflation in accordance with the following formula:

g rounded to the nearest $1/4$ per cent where,

$$g = \left(\frac{1+i}{1+d} \right) - 1$$

" i " is the average of the value for the last Wednesday in each month of the nominal rate of interest on long-term Government of Canada bonds (Series B113867), as published in the *Bank of Canada Weekly Financial Statistics*, for the 12 months ending on August 31 in the year before the year in which the trial begins;

" d " is,

- (a) for the 15-year period that follows the start of the trial, the average of the value for the last Wednesday in each month of the real rate of interest on long-term Government of Canada real return bonds (Series B113911), as published in the *Bank of Canada Weekly Financial Statistics* for the 12 months ending on August 31 in the year before the year in which the trial begins, less 1 per cent, and
- (b) for any later period covered by the award, 2.5 per cent per year.

8. Défense et demande reconventionnelle contre une personne qui n'est pas déjà partie.
9. Défense et demande entre défendeurs.
10. Mise en cause ou mise en cause subséquente.
11. Défense reconventionnelle, défense à la demande entre défendeurs ou défense à la mise en cause.
12. Réponse, réponse à la défense reconventionnelle, réponse à la défense à la demande entre défendeurs et réponse à la défense à la mise en cause.
13. Convocation du jury.
14. Requête en divorce.
15. Défense à la requête en divorce.
16. Requête reconventionnelle en divorce.
17. Défense à la requête reconventionnelle en divorce.
18. Réponse à la défense à la requête en divorce.
19. Réquisition visant à constater le défaut.
20. Certificat de signification.
21. Réquisition de jugement par défaut.
22. Certificat de tuteur à l'instance du demandeur.
23. Certificat de tuteur à l'instance du défendeur.

2. Le paragraphe 53.09 (2) du Règlement est abrogé et remplacé par ce qui suit :

Majoration

(2) Dans le calcul du montant à inclure dans l'indemnité pour compenser l'impôt à payer sur le revenu provenant du placement de celle-ci, le tribunal :

- a) suppose que le montant total de l'indemnité sera placé dans des valeurs à revenu fixe;
- b) détermine le taux d'inflation futur à retenir conformément à la formule suivante :

g arrondi au $1/4$ de pour cent le plus près où :

$$g = \left(\frac{1+i}{1+d} \right) - 1$$

" i " correspond à la moyenne des taux d'intérêt nominaux sur les obligations à long terme du Gouvernement du Canada (série B113867), au dernier mercredi de chaque mois, tels qu'ils sont publiés dans le *Bulletin hebdomadaire de statistiques financières* de la Banque du Canada, pour les 12 mois se terminant le 31 août de l'année précédant celle où commence le procès;

" d " correspond à ce qui suit :

- a) pendant la période de 15 ans qui suit le début du procès, la moyenne des taux d'intérêt réels sur les obligations à long terme à rendement réel du Gouvernement du Canada (série B113911), au dernier mercredi de chaque mois, tels qu'ils sont publiés dans le *Bulletin hebdomadaire de statistiques financières* de la Banque du Canada, pour les 12 mois se terminant le 31 août de l'année précédant celle où commence le procès, moins 1 pour cent,
- b) pendant toute période ultérieure visée par l'indemnité, 2,5 pour cent par année.

3. (1) Subject to subsection (2), this Regulation comes into force on filing.

(2) Section 2 comes into force on January 1, 2000.

4. Despite subsection 3 (2), rule 53.09 of the Regulation, as it read on December 31, 1999, continues to apply with respect to actions in which the trial commences before January 1, 2000.

3. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur à sa date de dépôt.

(2) L'article 2 entre en vigueur le 1^{er} janvier 2000.

4. Malgré le paragraphe 3 (2), la règle 53.09 du Règlement, telle qu'elle existait le 31 décembre 1999, continue de s'appliquer aux actions pour lesquelles le procès commence avant le 1^{er} janvier 2000.

43/99

ONTARIO REGULATION 489/99
made under the
AGGREGATE RESOURCES ACT

Made: October 6, 1999
Filed: October 7, 1999

Amending O. Reg. 244/97
(General)

Note: Ontario Regulation 244/97 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 3 of Ontario Regulation 244/97 is amended by striking out the portion before paragraph 1 and substituting the following:

3. The fees payable under subsections 2 (1) and (2) shall be disbursed as follows:

.

RÈGLEMENT DE L'ONTARIO 489/99
pris en application de la
LOI SUR LES RESSOURCES EN AGRÉGATS

pris le 6 octobre 1999
déposé le 7 octobre 1999

modifiant le Règl. de l'Ont. 244/97
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 244/97 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 3 du Règlement de l'Ontario 244/97 est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :

3. Les droits recueillis aux termes des paragraphes 2 (1) et (2) sont versés comme suit :

.

43/99

ONTARIO REGULATION 490/99
made under the
HEALTH INSURANCE ACT

Made: October 6, 1999
Filed: October 7, 1999

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 552 has been amended by Ontario Regulations 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99, 334/99, 368/99, 482/99, 483/99 and 484/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Item 12 of Part I of Schedule 5 to Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

12. Durham Bluewater Physiotherapy Clinic

43/99

ONTARIO REGULATION 491/99

made under the
DIETETICS ACT, 1991

Made: April 28, 1999

Approved: October 6, 1999

Filed: October 8, 1999

Amending O. Reg. 593/94
(General)

Note: Since the end of 1998, Ontario Regulation 593/94 has been amended by Ontario Regulations 181/99 and 182/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 593/94 is amended by adding the following section:

30.5.1 An applicant for a general certificate shall be deemed to have satisfied the non-exemptible requirements mentioned in sections 30.2 and 30.5 if the applicant satisfies all of the following requirements:

1. The applicant is, on the date of application, registered under an Act or by-law with a regulatory body of dietitians in another jurisdiction in Canada.
2. The applicant,

i. was, on October 1, 1998, registered under an Act or by-law with a regulatory body of dietitians in another jurisdiction in Canada, or

ii. had, prior to the date of application, successfully completed the Canadian Dietetic Registration Examination or an examination approved as equivalent by the Council.

3. The applicant's registration under paragraph 1 and subparagraph 2 i is not in a restricted category such as temporary, qualifying, honorary, retired, inactive, associate or special and is not subject to any conditions, restrictions or limitations other than ones that apply to all members.

COUNCIL OF THE COLLEGE OF DIETITIANS OF ONTARIO:

BRENDA WINES-MOHER, R.D.
President

SHIRLEY LEE, R.D.
Registrar

Dated on April 28, 1999.

43/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—10—30

ONTARIO REGULATION 492/99 made under the REGIONAL MUNICIPALITIES ACT

Made: October 6, 1999
Filed: October 12, 1999

TOWN OF PICKERING — ALTERATION OF STATUS

1. The Corporation of the Town of Pickering is erected into a city municipality bearing the name The Corporation of the City of Pickering.

2. A reference in any general or special Act to The Town of Pickering or The Corporation of the Town of Pickering shall be deemed to be a reference to The Corporation of the City of Pickering.

3. This Regulation comes into force on January 1, 2000.

44/99

ONTARIO REGULATION 493/99 made under the ENVIRONMENTAL ASSESSMENT ACT

Made: October 6, 1999
Filed: October 13, 1999

DESIGNATION — H. DODGE HAULAGE LTD. LANDFILL SITE

1. In this Regulation,

"H. Dodge Haulage Ltd. Landfill Site" means any landfill site that is located on Lot 11, Concession 111, Merritt Township in the Territorial District of Sudbury.

2. Any enterprise or activity of increasing the area on which waste may be deposited at the H. Dodge Haulage Ltd. Landfill Site or expanding the volume of waste that may be deposited at the H. Dodge Haulage Ltd. Landfill Site beyond 1,190,000 cubic metres is defined as a major commercial or business enterprise or activity and is designated as an undertaking to which this Act applies.

44/99

ONTARIO REGULATION 494/99 made under the HIGHWAY TRAFFIC ACT

Made: September 23, 1999
Filed: October 14, 1999

Amending O. Reg. 340/94
(Drivers' Licences)

Note: Ontario Regulation 340/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 30 (1) of Ontario Regulation 340/94 is revoked and the following substituted:

(1) The Minister or any person authorized by the Minister may issue,

(a) a temporary Class L or G1 driver's licence, for a period of up to 90 days;

(b) a temporary Class G2 or M2 driver's licence, for a period of up to 365 days.

44/99

ONTARIO REGULATION 495/99 made under the MUNICIPAL ACT

Made: October 13, 1999
Filed: October 15, 1999

Amending O. Reg. 53/99
(Tax Matters — Extension of Deadlines)

Note: Ontario Regulation 53/99 has not previously been amended.

1. Section 2 of Ontario Regulation 53/99 is amended by adding the following subsection:

(2) Despite subsection (1), for the purposes of The Corporation of the County of Brant the time for passing a by-law under subsection 368.2 (1) of the Act for 1998 is extended to October 30, 1999.

JAMES STEVENSON GILCHRIST
Minister of Municipal Affairs and Housing

Dated on October 13, 1999.

44/99

ONTARIO REGULATION 496/99 made under the EDUCATION ACT

Made: October 14, 1999
Filed: October 15, 1999

Amending O. Reg. 400/98
(Tax Matters — Tax Rates for School Purposes)

Note: Since the end of 1998, Ontario Regulation 400/98 has been amended by Ontario Regulations 79/99, 307/99, 308/99, 395/99 and 421/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Table 4 of Ontario Regulation 400/98 is revoked and the following substituted:

TABLE 4

TAX RATES FOR SPECIFIED BUSINESS PROPERTY CLASSES IN SPECIFIED MUNICIPALITIES FOR 1999

Municipality	Tax Rate — expressed as a fraction of assessed value						
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Property Class	Industrial Property Class	Large Industrial Property Class	Pipeline Property Class
Elliot Lake, C	0.03191414	0.02266643	0.02396006	0.01223977	0.08150721		
Fort Frances, T	0.02750655				0.02537946	0.04263607	
French River, T	0.01758750				0.02312531		
Gordon, Tp	0.01357382				0.00809615		
Huron Shores, Tp	0.02208559				0.02291321		0.01495257
Killarney, T	0.01114146				0.02244737		
Lake of the Woods, T	0.01485032						
Markstay-Warren, T	0.01330836				0.01058325		0.04039705
Nairn and Hyman, Tp	0.02428463				0.03717201		
Neebing, Mun	0.00832464						0.06966900
New Liskeard, T					0.03300000		
St. Charles, T	0.01037221				0.08835184		0.03170600
Sioux Lookout, T	0.01709352				0.02719009		
Stratford, C	0.02615213				0.03831381		
West Nipissing, T	0.01659234				0.02472112	0.06766787	0.02590054

ERNIE EVES
Minister of Finance

Dated on October 14, 1999.

44/99

ONTARIO REGULATION 497/99
made under the
MUNICIPAL ACT

Made: October 14, 1999
Filed: October 15, 1999

Amending O. Reg. 230/99
(Tax Matters — Delegated Municipalities)

Note: Ontario Regulation 230/99 has previously been amended by Ontario Regulation 399/99.

1. Table 2 of section 11 of Ontario Regulation 230/99 is amended by striking out the row for Markham, T and substituting the following:

Municipality	Fraction for Property Class		
	Multi-Residential	Commercial	Industrial
Markham, T	.03121	.03307	.02375

ERNIE EVES
Minister of Finance

Dated on October 14, 1999.

44/99

ONTARIO REGULATION 498/99
made under the
MUNICIPAL ACT

Made: October 14, 1999
Filed: October 15, 1999

Amending O. Reg. 7/99
(Part XXII.2 — Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000 — 10/5/5 per cent cap)

Note: Ontario Regulation 7/99 has previously been amended by Ontario Regulations 80/99, 234/99, 348/99, 382/99, 396/99, 409/99 and 420/99.

1. (1) Subparagraph A of paragraph 2 of subsection 6.1 (2) of Ontario Regulation 7/99 is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(2) Subparagraph B of paragraph 2 of subsection 6.1 (2) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(3) Subparagraph i of paragraph 2 of subsection 6.1 (2.1) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(4) Subparagraph ii of paragraph 2 of subsection 6.1 (2.1) of the Regulation is amended by striking out "1999 assessment roll, as

returned" and substituting "1999 assessment roll or rolls, as revised".

(5) Subparagraph i of paragraph 13 of subsection 6.1 (2.1) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(6) Subparagraph ii of paragraph 13 of subsection 6.1 (2.1) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(7) Subparagraph A of paragraph 2 of subsection 6.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(8) Subparagraph B of paragraph 2 of subsection 6.1 (3) of the Regulation is amended by striking out "1999 assessment roll, as returned" and substituting "1999 assessment roll or rolls, as revised".

(9) Subparagraph A of paragraph 13 of subsection 6.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(10) Subparagraph B of paragraph 13 of subsection 6.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(11) Section 6.1 of the Regulation is amended by adding the following subsection:

(6) In this section,

"1999 assessment roll or rolls, as revised" means the 1999 assessment roll or rolls revised as of the date specified by the upper-tier or single tier municipality under subsection 31 (6) for 1999.

2. (1) Subparagraph A of paragraph 2 of subsection 9.1 (2) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(2) Subparagraph B of paragraph 2 of subsection 9.1 (2) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(3) Subparagraph A of paragraph 2 of subsection 9.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(4) Subparagraph B of paragraph 2 of subsection 9.1 (3) of the Regulation is amended by striking out "1999 assessment roll, as returned" and substituting "1999 assessment roll or rolls, as revised".

(5) Subparagraph A of paragraph 14 of subsection 9.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(6) Subparagraph B of paragraph 14 of subsection 9.1 (3) of the Regulation is amended by striking out "1999 assessment roll or rolls, as returned" and substituting "1999 assessment roll or rolls, as revised".

(7) Section 9.1 of the Regulation is amended by adding the following subsection:

(6) In this section,

"1999 assessment roll or rolls, as revised" means the 1999 assessment roll or rolls revised as of the date specified by the upper-tier or single tier municipality under subsection 31 (6) for 1999.

3. Subsections 31 (8) and (9) of the Regulation are revoked and the following substituted:

(8) Each lower-tier municipality that is advised of the date and percentage under subsection (6) shall calculate the 1999 or 2000 tax liabilities based on the frozen assessment listing for the year for the municipality, as revised by that date.

(9) Each single tier municipality shall calculate the 1999 or 2000 tax liability based on the frozen assessment listing for the year, as revised by the date determined under subsection (6).

ERNIE EVES
Minister of Finance

Dated on October 14, 1999.

44/99

ONTARIO REGULATION 499/99 made under the ASSESSMENT ACT

Made: October 14, 1999
Filed: October 15, 1999

Amending O. Reg. 282/98
(General)

Note: Since the end of 1998, Ontario Regulation 282/98 has been amended by Ontario Regulations 8/99, 46/99, 345/99 and 351/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 8 (1) of Ontario Regulation 282/98 is revoked and the following substituted:

(1) The farmlands property class consists of land determined in accordance with this section and section 8.1 to be farmland.

(2) Paragraph 3 of subsection 8 (2) of the Regulation is amended by striking out "or" at the end of subparagraph ii and by adding the following subparagraphs:

iv. a non-profit corporation without share capital, including a co-operative corporation under the *Co-operative Corporations Act*, more than 50 per cent of whose members are individuals described in subparagraph i,

v. a trust more than 50 per cent of whose beneficiaries are individuals described in subparagraph i, or

vi. a person other than,

A. an individual, partnership, corporation or trust that does not meet the requirements specified in subparagraph i, ii, iii, iv or v, as the case may be, or

B. subject to subsection (4),

1. Her Majesty in right of Canada or a province, a Crown agent or a corporation owned, controlled or operated by the Crown, or
2. a municipality, county or regional municipality, the District of Muskoka or the County of Oxford or a local board of any of them.

(3) Paragraphs 4, 5 and 6 of subsection 8 (2) of the Regulation are amended by adding at the beginning in each case "For the 1999 and 2000 taxation years".

(4) Subsection 8 (2) of the Regulation is amended by adding the following paragraphs:

7. For the 2001 and subsequent taxation years, the person carrying on the farming business was issued a registration number under the *Farm Registration and Farm Organizations Funding Act, 1993* in the year before the taxation year, unless an order was made under section 22 of that Act that the person is not required to file a farming business registration form.
8. For the 2001 and subsequent taxation years, if paragraph 7 does not apply because the annual gross income of the farming business was less than the amount prescribed for the purposes of section 2 of the *Farm Registration and Farm Organizations Planning Act, 1993*, the owner of the land applied to have the land classified as farmland, the application was made before September 1 in the year before the taxation year on a form approved by the Administrator and the requirements set out in subsection (3) are met.

2. The Regulation is amended by adding the following section:

8.1 (1) With respect to the 2001 and subsequent taxation years, land located in the city, regional municipality, geographic county or district set out in Column 1 of the Table to this section belongs to the farmlands property class only if the owner has complied with this section and section 8.

(2) An owner who wishes to have land classified as belonging to the farmlands property class with respect to a taxation year shall apply for the classification to the Administrator.

(3) Subject to subsection (4), an application made with respect to a taxation year shall be made, on a form approved by the Administrator, on or before the date in the year before the taxation year that is set out in Column 2 of the Table opposite to the name of the city, regional municipality, geographic county or district set out in Column 1 in which the land is located.

(4) If either of the following circumstances occurs after the date the application was required under subsection (3) and before August 31 of the following year or during any subsequent 12-month period, an owner whose land is classified as belonging to the farmlands property class shall notify the Administrator on or before the September 1 following the change:

1. There is a change in eligibility of the land for classification as farmland under paragraph 1, 2 or 3 of subsection 8 (2).
 2. There has been a change in information contained in the most recent application made under this section.
- (5) Upon making an application under this section, the owner must,
- (a) allow a person selected by the Administrator to inspect the land and to inspect any documents relating to the land in order to assist in the determination of whether the land should continue to be classified as farmland; and

- (b) co-operate with the person carrying out the inspection under clause (a).

(6) At any time after the Administrator determines, upon an application under this section, that land should be classified as farmland, the Administrator may conduct audits to verify that the land continues to be eligible to be classified as farmland and the owner must,

- (a) allow a person selected by the Administrator to inspect the land and to inspect any documents relating to the land in order to assist in the verification of whether the land should continue to be classified as farmland;
- (b) co-operate with the person carrying out the inspection under clause (a); and
- (c) submit further information or documents as may be required by the Administrator in order to assist in the verification.

(7) If an owner does not comply with subsection (5) or (6), the land will cease to be classified as farmland in the following taxation year.

(8) The Administrator may permit a person to file an application on or before October 31 of the previous taxation year rather than on or before the date required under subsection (3) or (4) if, in the Administrator's opinion, there are mitigating circumstances explaining why the application could not be made before the earlier deadline.

- (9) In this section,

"Administrator" has the same meaning as in Part V.

TABLE

COLUMN 1	COLUMN 2
Toronto C	May 31
Durham R	May 31
Halton R	May 31
Haldimand-Norfolk R	May 31
Hamilton-Wentworth R	May 31
Niagara R	May 31
Ottawa-Carleton R	April 30
Peel R	May 31
Sudbury R	June 30
Waterloo R	May 31
York R	May 31
Brant Co	May 31
Bruce Co	June 30
Dufferin Co	May 31
Elgin Co	May 31
Essex Co	June 30
Frontenac Co	April 30
Grey Co	June 30
Haliburton Co	June 30
Hastings Co	May 31
Huron Co	June 30
Kent Co	June 30
Lambton Co	June 30
Lanark Co	April 30
Leeds and Grenville Co	April 30
Lennox and Addington Co	May 31

COLUMN 1	COLUMN 2
Middlesex Co	June 30
Northumberland Co	May 31
Oxford Co	May 31
Perth Co	May 31
Peterborough Co	May 31
Prescott and Russell Co	April 30
Prince Edward Co	May 31
Renfrew Co	April 30
Simcoe Co	June 30
Stormont, Dundas and Glengarry Co	April 30
Victoria Co	May 31
Wellington Co	May 31
Algoma D	June 30

COLUMN 1	COLUMN 2
Cochrane D	June 30
Kenora D	June 30
Manitoulin D	June 30
Muskoka D	June 30
Nipissing D	June 30
Parry Sound D	June 30
Rainy River D	June 30
Thunder Bay D	June 30
Timiskaming D	June 30

ERNIE EVES
Minister of Finance

Dated on October 14, 1999.

44/99

ONTARIO REGULATION 500/99
made under the
SOCIAL HOUSING FUNDING ACT, 1997

Made: October 13, 1999
Filed: October 15, 1999

Amending O. Reg. 488/97
(General)

Note: Since the end of 1998, Ontario Regulation 488/97 has been amended by Ontario Regulations 44/99, 111/99 and 134/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 488/97 is amended by adding the following French version:

DISPOSITIONS GÉNÉRALES

1. Les définitions qui suivent s'appliquent au présent règlement.

«agent de prestation des services» Municipalité ou conseil prescrit qui est désigné en vertu de l'article 38 de la *Loi de 1997 sur le programme Ontario au travail* comme agent de prestation des services à l'égard d'une zone géographique désignée aux termes de cette loi. («delivery agent»)

«date de désignation» La première date à laquelle un seul agent de prestation des services est désigné à l'égard d'un comté et de toutes les municipalités séparées qui y sont situées. («designation date»)

«district territorial» District territorial, à l'exclusion du district territorial de Muskoka, visé dans la *Loi sur la division territoriale*. («territorial district»)

«grand Toronto» Zone géographique se trouvant à l'intérieur du secteur dans lequel la cité de Toronto et les municipalités régionales de Durham, de Halton, de Peel et de York exercent leur compétence. («Greater Toronto Area»)

RÈGLEMENT DE L'ONTARIO 500/99
pris en application de la
LOI DE 1997 SUR LE FINANCEMENT
DU LOGEMENT SOCIAL

pris le 13 octobre 1999
déposé le 15 octobre 1999

modifiant le Règl. de l'Ont. 488/97
(Dispositions générales)

Remarque : Depuis la fin de 1998, le Règlement de l'Ontario 488/97 a été modifié antérieurement par les Règlements de l'Ontario 44/99, 111/99 et 134/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le Règlement de l'Ontario 488/97 est modifié par adjonction de la version française suivante :

«municipalité séparée» Municipalité qui est située dans un comté mais qui n'en fait pas partie aux fins municipales. («separated municipality»)

2. Les entités suivantes sont prescrites comme conseils pour l'application du paragraphe 4 (4) de la Loi :

1. Le conseil d'administration de district des services sociaux d'Algoma.

2. Le conseil d'administration de district des services sociaux de Cochrane.

2.1 Le conseil d'administration de district des services sociaux de Kenora.

2.2 Le conseil d'administration de district des services sociaux de Manitoulin-Sudbury.

3. Le conseil d'administration de district des services sociaux de Nipissing.

4. Le conseil d'administration de district des services sociaux de Parry Sound.

5. Le conseil d'administration de district des services sociaux de Rainy River.
 6. Le conseil d'administration de district des services sociaux de Sault Ste. Marie.
 7. Le conseil d'administration de district des services sociaux de Thunder Bay.
 8. Le conseil d'administration de district des services sociaux de Timiskaming.
3. (1) Sous réserve du paragraphe (2), la période de facturation correspond à un mois civil.

(2) La première période de facturation correspond aux mois de janvier, février et mars 1998.

(3) L'avis prévu au paragraphe 5 (1) de la Loi est donné à la date à laquelle le montant est payable ou avant cette date.

4. (1) Les coûts du logement social engagés par la province pour le financement et l'administration de la Société de logement de l'Ontario et se rapportant à des accords portant sur les suppléments au loyer conclus avec des locataires de logements qui n'appartiennent pas à la Société sont réputés avoir été engagés dans la période de facturation qui précède le mois au cours duquel ils sont payés par le ministre.

(1.1) Malgré le paragraphe (1), les coûts du logement social engagés par la province visés au paragraphe (1) qui sont payés par le ministre en janvier d'une année sont réputés être engagés dans la période de facturation de janvier de cette année-là.

(2) Malgré les paragraphes (1) et (1.1), les coûts du logement social engagés par la province visés au paragraphe (1) qui sont payés par le ministre en janvier, février, mars ou avril 1998 sont réputés être engagés dans la première période de facturation.

(3) Les coûts du logement social engagés par la province pour le financement et l'administration de la Société de logement de l'Ontario, à l'exclusion des coûts visés au paragraphe (1), sont réputés :

- a) être engagés dans la période de facturation au cours de laquelle ils sont payés par le ministre s'ils sont payés après le 10^e jour de la période de facturation;
- b) avoir été engagés dans la période de facturation qui précède celle au cours de laquelle ils sont payés par le ministre s'ils sont payés avant le 11^e jour de la période de facturation.

(4) Malgré le paragraphe (3), les coûts du logement social engagés par la province visés au paragraphe (3) qui sont payés par le ministre sont réputés :

- a) avoir été engagés avant le 1^{er} janvier 1998 s'ils sont payés avant le 11 janvier 1998;
- b) être engagés dans la première période de facturation s'ils sont payés après le 10 janvier 1998 et avant le 11 avril 1998.

(5) Les coûts du logement social engagés par la province pour le financement et l'administration des programmes visés à l'alinéa 2 (1) b) de la Loi sont réputés avoir été engagés dans la période de facturation qui précède le mois au cours duquel le ministre verse un premier montant pour payer ces coûts.

(5.1) Malgré le paragraphe (5), les coûts du logement social engagés par la province visés au paragraphe (5) qui sont payés par le ministre en vertu du Programme d'aide au logement communautaire de l'Ontario

en janvier d'une année sont réputés être engagés dans la période de facturation de janvier de cette année-là.

(6) Malgré les paragraphes (5) et (5.1), les coûts du logement social engagés par la province visés au paragraphe (5) qui sont payés par le ministre sont réputés :

- a) avoir été engagés avant le 1^{er} janvier 1998 s'ils sont payés en janvier 1998;
- b) être engagés dans la première période de facturation s'ils sont payés en février, mars ou avril 1998.

4.1 (1) Les coûts qui sont imputables à un ensemble domiciliaire dont est propriétaire une société à but non lucratif dont le nom est énoncé à l'annexe ne font pas partie des coûts du logement social engagés par la province, que l'ensemble domiciliaire soit ou non situé sur un bien-fonds dont la société est propriétaire ou preneur à bail, si :

- a) d'une part, la société a conclu, avec le ministre, le ministère, la Société de logement de l'Ontario, un mandataire de la Couronne du chef de l'Ontario, un mandataire de la Couronne du chef du Canada, ou une combinaison de ceux-ci, un accord de fonctionnement ou un protocole d'entente portant sur l'ensemble domiciliaire;
- b) d'autre part, la société reçoit, du ministère des Services sociaux et communautaires ou du ministère de la Santé, ou des deux, des fonds pour les services de soutien qu'elle fournit ou offre à tous les locataires de l'ensemble domiciliaire ou ces services leur sont fournis ou offerts par un organisme qui reçoit des fonds à cet effet d'un de ces ministères ou des deux.

(2) La définition qui suit s'applique au présent article.

«services de soutien» Services d'aides familiales et services de soutien personnel au sens de la *Loi de 1994 sur les soins de longue durée*. S'entend également des soins médicaux, des soins physiques, des services de consultation, de réadaptation et des services thérapeutiques.

(3) Malgré le paragraphe (1), les coûts qui sont imputables au projet appelé Addiction and Rehabilitation Centre-Brantford dont est propriétaire le Conseil de direction de l'Armée du salut du Canada et dont le fonctionnement est assuré par celui-ci font partie des coûts du logement social engagés par la province.

(4) Malgré le paragraphe (1), les coûts qui sont imputables à un ensemble domiciliaire visé à ce paragraphe font partie des coûts du logement social engagés par la province si la société à but non lucratif qui est propriétaire ou preneur à bail de l'ensemble domiciliaire a conclu avec le ministre, le ministère, la Société de logement de l'Ontario, un mandataire de la Couronne du chef de l'Ontario, un mandataire de la Couronne du chef du Canada ou une combinaison de ceux-ci un accord portant sur l'ensemble domiciliaire :

- a) soit en vertu du Programme d'aide au logement communautaire de l'Ontario ou du Programme de logement communautaire;
- b) soit portant sur les suppléments à la partie du loyer qui est indexée sur le revenu.

5. (1) Les coûts du logement social engagés par la province, ou qui doivent l'être, à l'égard de logements situés dans un territoire non érigé en municipalité sont prescrits comme étant des coûts du logement social engagés par la province qui ne doivent pas être recouvrés pour l'application de l'alinéa 4 (1) b) de la Loi.

(2) Les coûts qui sont engagés ou qui doivent l'être pour l'administration des programmes visés à l'alinéa 2 (1) b) de la Loi sont prescrits comme étant des coûts du logement social engagés par la province qui ne doivent pas être recouvrés pour l'application de l'alinéa 4 (1) b) de la Loi.

6. (1) Sous réserve des paragraphes (1.1) et (2) et de l'article 7.6, les coûts du logement social engagés par la province qui doivent être recouvrés auprès d'une entité sont les coûts engagés, ou qui doivent l'être, dans une période de facturation donnée concernant des logements situés dans la zone géographique relevant de la compétence de l'entité.

(1.1) Malgré l'article 7.6, les coûts du logement social engagés par la province qui doivent être recouvrés auprès de chacune des entités suivantes sont les coûts engagés, ou qui doivent l'être, dans une période de facturation donnée concernant des logements situés dans la zone géographique à l'égard de laquelle l'entité est désignée comme agent de prestation des services aux termes du Règlement de l'Ontario 136/98 :

1. La municipalité régionale de Haldimand-Norfolk.
2. La municipalité régionale de Hamilton-Wentworth.
3. La municipalité régionale de Niagara.
4. La municipalité régionale d'Ottawa-Carleton.
5. La municipalité régionale de Sudbury.
6. La municipalité régionale de Waterloo.
7. La municipalité de district de Muskoka.
8. La cité de Brantford.
9. Le comté de Bruce.
10. La municipalité de Chatham-Kent.
11. La cité de Cornwall.
12. Le comté de Dufferin.
13. Le comté de Grey.
14. Le comté de Hastings.
15. Le comté de Huron.
16. La cité de Kingston.
17. Le comté de Lambton.
18. Le comté de Lanark.
19. Les comtés unis de Leeds et Grenville.
20. Le comté de Lennox and Addington.
21. La cité de London.
22. Le comté de Northumberland.
23. Le comté d'Oxford.
24. La cité de Peterborough.
25. Les comtés unis de Prescott et Russell.
26. Le comté de Renfrew.
27. Le comté de Simcoe.

28. La cité de Stratford.

29. La cité de St. Thomas.

30. Le comté de Victoria.

31. Le comté de Wellington.

32. La cité de Windsor.

33. Le conseil d'administration de district des services sociaux d'Algoma.

34. Le conseil d'administration de district des services sociaux de Cochrane.

35. Le conseil d'administration de district des services sociaux de Kenora.

36. Le conseil d'administration de district des services sociaux de Manitoulin-Sudbury.

37. Le conseil d'administration de district des services sociaux de Nipissing.

38. Le conseil d'administration de district des services sociaux de Parry Sound.

39. Le conseil d'administration de district des services sociaux de Rainy River.

40. Le conseil d'administration de district des services sociaux de Sault Ste. Marie.

41. Le conseil d'administration de district des services sociaux de Thunder Bay.

42. Le conseil d'administration de district des services sociaux de Timiskaming.

(2) Les coûts du logement social engagés par la province qui doivent être recouvrés aux termes de la Loi dans le grand Toronto sont imputés à la cité de Toronto et aux municipalités régionales de Durham, de Halton, de Peel et de York en multipliant, pour chaque entité énoncée à la colonne 1 du tableau 1, le total des coûts du logement social engagés par la province, ou qui doivent l'être, dans une période de facturation donnée à l'égard de logements situés dans le grand Toronto par le pourcentage énoncé à la colonne 2 en regard de l'entité.

7. Les articles 7.1 à 7.7 s'appliquent à l'égard de chaque comté dans lequel sont situées une ou plusieurs municipalités séparées.

7.1 (1) En tout temps à compter du 1^{er} janvier 1998, un comté et les municipalités séparées qui y sont situées peuvent conclure un accord selon lequel les coûts du logement social engagés par la province qui leur sont imputés sont répartis entre les parties :

- a) soit conformément aux pourcentages énoncés dans l'accord;
- b) soit de manière à ce que chaque partie assume les coûts du logement social engagés par la province à l'égard des logements qui se trouvent dans le secteur dans lequel elle exerce sa compétence.

(2) L'accord entre en vigueur à la date suivante :

- a) si l'accord précise une date :
 - (i) à la date qu'il précise, si celle-ci est le premier jour d'un mois,
 - (ii) le premier jour du mois qui suit la date qu'il précise, si celle-ci n'est pas le premier jour d'un mois;

- b) si l'accord ne précise aucune date, le premier jour du mois qui suit la date de sa conclusion.

(3) L'accord peut avoir un effet rétroactif, auquel cas il prévoit un rapprochement monétaire entre les parties.

(4) Si un seul agent de prestation des services est désigné à l'égard du comté et des municipalités séparées qui y sont situées, l'agent fournit sans délai au ministre une copie de l'accord après sa conclusion.

(5) Si plusieurs agents de prestations des services sont désignés à l'égard du comté et des municipalités séparées qui y sont situées, le comté fournit sans délai au ministre une copie de l'accord après sa conclusion.

7.2 Les arbitrages visés aux articles 7.3, 7.4 et 7.5 sont régis par la *Loi de 1991 sur l'arbitrage*, sous réserve de ces articles et des règles suivantes :

1. Les parties peuvent désigner conjointement un arbitre unique le jour où l'arbitrage est engagé ou après ce jour.
2. Si les parties ont le droit de désigner conjointement un arbitre mais qu'elles ne le font pas, la Cour de l'Ontario (Division générale) peut, à la requête d'une partie, procéder à la désignation aux termes de l'article 10 de la *Loi de 1991 sur l'arbitrage*.
3. L'arbitre rend une sentence définitive qui tranche le litige, dans les trois mois qui suivent sa désignation.
4. Le délai dans lequel l'arbitre est tenu de rendre une sentence ne doit pas être prorogé par un tribunal, malgré l'article 39 de la *Loi de 1991 sur l'arbitrage*. Il peut toutefois être prorogé par accord des parties.
5. La sentence définitive répartit entre les parties les coûts du logement social engagés par la province qui leur sont imputés, conformément à l'alinéa 7.1 (1) a) ou b).
6. L'arbitrage ne doit pas traiter des coûts du logement social engagés par la province avant la date de désignation.
7. La sentence définitive peut avoir un effet rétroactif, auquel cas elle prévoit un rapprochement monétaire entre les parties.
8. Une partie ne peut interjeter appel de la sentence définitive devant la Cour de l'Ontario (Division générale) que sur une question de droit, avec autorisation de ce tribunal. Ce dernier n'accorde son autorisation que s'il est convaincu que les conditions énoncées aux alinéas 45 (1) a) et b) de la *Loi de 1991 sur l'arbitrage* sont satisfaites. Il ne peut être interjeté appel relativement à une question de fait ou à une question mixte de droit et de fait, et ce, malgré tout accord des parties.
9. L'arbitre fournit sans délai au ministre une copie de la sentence définitive après son prononcé.
10. En tout temps au cours de l'arbitrage, les parties peuvent conclure un accord en vertu de l'article 7.1 qui comporte une convention relativement à la répartition des dépens de l'arbitrage entre les parties, auquel cas l'arbitrage prend fin.
11. Les parties peuvent, en tout temps, modifier la sentence définitive par accord ou la remplacer par un accord conclu en vertu de l'article 7.1.

7.3 (1) Le comté et les municipalités séparées qui y sont situées qui n'ont pas conclu d'accord en vertu de l'article 7.1 au plus tard le 8 septembre 1998 sont réputés avoir engagé un arbitrage à cette date relativement à la répartition entre eux des coûts du logement social engagés par la province qui leur sont imputés.

(2) En tout temps avant le 8 septembre 1998, une partie peut, en signifiant aux autres parties un avis à cet effet, engager un arbitrage relativement à la répartition.

(3) Les règles énoncées à l'article 7.2 et la règle suivante s'appliquent à un arbitrage engagé en vertu du présent article :

1. La sentence définitive entre en vigueur ou est réputée être entrée en vigueur à la date de désignation, si celle-ci est le premier jour du mois, sinon le premier jour du mois qui suit la date de désignation. Elle demeure en vigueur tant qu'un accord conclu en vertu du paragraphe 7.1 (1) ou qu'une sentence définitive rendue dans un arbitrage ultérieur ne l'a pas remplacée.

7.4 (1) Si une sentence définitive est en vigueur depuis au moins deux ans, une partie peut, en signifiant un avis à cet effet aux autres parties, engager un nouvel arbitrage pour traiter de la répartition entre les parties des coûts du logement social engagés par la province qui leur sont imputés.

(2) Les règles énoncées à l'article 7.2 et la règle suivante s'appliquent à l'arbitrage engagé en vertu du paragraphe (1) :

1. La sentence définitive entre en vigueur et remplace la sentence précédente ou est réputée être entrée en vigueur et avoir remplacé la sentence précédente le dernier en date des jours suivants :
 - i. le jour qui tombe trois ans après la date d'entrée en vigueur de la sentence précédente,
 - ii. le jour de la signification de l'avis, si celui-ci est signifié le premier jour d'un mois, sinon, le premier jour du mois qui suit le jour de la signification.

7.5 (1) Si un accord expire ou est résilié de la manière qu'il prévoit et que les parties n'ont pas conclu de nouvel accord, celles-ci sont réputées avoir engagé un arbitrage à la date d'expiration ou de résiliation relativement à la répartition entre elles des coûts du logement social engagés par la province qui leur sont imputés.

(2) La date d'expiration ou de résiliation de l'accord est :

- a) soit la date déterminée conformément à l'accord ou à l'avis de résiliation, si celle-ci est le dernier jour d'un mois;
- b) soit réputée le dernier jour du mois dans lequel cette date tombe.

(3) Une partie peut engager un arbitrage relativement à la répartition en signifiant un avis à cet effet aux autres parties :

- a) si un avis de résiliation de l'accord est signifié, le jour de sa signification ou après ce jour;
- b) sinon, en tout temps au cours des 12 mois qui précèdent la date d'expiration de l'accord.

(4) Les règles énoncées à l'article 7.2 et les règles suivantes s'appliquent à un arbitrage engagé en vertu du présent article :

1. Sous réserve de la disposition 2, la sentence définitive entre en vigueur ou est réputée être entrée en vigueur le lendemain de la date d'expiration ou de résiliation de l'accord et elle remplace l'accord à cette date.
2. Si l'accord expire ou est résilié avant que soit rendue la sentence définitive :
 - i. d'une part, l'accord est réputé être en vigueur jusqu'à ce que soit rendue la sentence définitive,
 - ii. d'autre part, la sentence définitive prévoit un rapprochement monétaire entre les parties.

7.6 Si un accord conclu en vertu de l'article 7.1 ou une sentence arbitrale rendue aux termes de l'article 7.3, 7.4, 7.5 ou 7.7 est en vigueur, les coûts du logement social engagés par la province qui doivent être recouverts auprès du comté et des municipalités séparées qui y sont situées sont recouverts conformément à l'accord ou à la sentence.

7.7 (1) Si un arbitrage est engagé ou réputé engagé aux termes du présent règlement mais qu'un arbitre n'a pas encore été désigné et qu'un autre arbitrage auquel sont parties les mêmes personnes est engagé ou réputé engagé aux termes d'une ou de plusieurs dispositions énoncées au paragraphe (2) mais qu'un arbitre n'a pas encore été désigné :

- a) d'une part, il est désigné un seul arbitre pour tous ces arbitrages;
- b) d'autre part, ces arbitrages sont tenus comme un seul arbitrage.

(2) Le paragraphe (1) s'applique à l'égard des dispositions suivantes :

1. La disposition 2 du paragraphe 18 (3) et le paragraphe 18 (4) de la *Loi sur les garderies*.
2. La disposition 2 du paragraphe 55 (8) et le paragraphe 55 (9) de la *Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées*.
3. La disposition 2 du paragraphe 74 (7) et le paragraphe 74 (8) de la *Loi de 1997 sur le programme Ontario au travail*.
4. La disposition 2 du paragraphe 13 (2) et le paragraphe 13 (3) de l'annexe D de la *Loi de 1997 sur la réforme de l'aide sociale*.

(3) L'arbitrage tenu aux termes du présent article est régi par la *Loi de 1991 sur l'arbitrage*, sous réserve des règles suivantes :

1. Les parties peuvent désigner conjointement un arbitre unique le jour où les arbitrages sont joints ou après ce jour.
2. Si les parties ont le droit de désigner conjointement un arbitre mais qu'elles ne le font pas, la Cour de l'Ontario (Division générale) peut, à la requête d'une partie, procéder à la désignation aux termes de l'article 10 de la *Loi de 1991 sur l'arbitrage*.
3. L'arbitre rend une sentence définitive qui tranche le litige, dans les trois mois qui suivent sa désignation.
4. Le délai dans lequel l'arbitre est tenu de rendre une sentence ne doit pas être prorogé par un tribunal, malgré l'article 39 de la *Loi de 1991 sur l'arbitrage*. Il peut toutefois être prorogé par accord des parties.
5. La sentence définitive répartit entre les parties les coûts du logement social engagés par la province qui leur sont imputés, conformément à l'alinéa 7.1 (1) a) ou b).
6. L'arbitrage ne doit pas traiter des coûts du logement social engagés par la province avant la date de désignation.
7. La sentence définitive peut avoir un effet rétroactif, auquel cas elle prévoit un rapprochement monétaire entre les parties.
8. Une partie ne peut interjeter appel d'une sentence définitive devant la Cour de l'Ontario (Division générale) que sur une question de droit, avec autorisation de ce tribunal. Ce dernier n'accorde son autorisation que s'il est convaincu que les conditions énoncées aux alinéas 45 (1) a) et b) de la *Loi de 1991 sur l'arbitrage* sont satisfaites. Il ne peut être interjeté appel

relativement à une question de fait ou à une question mixte de droit et de fait, et ce, malgré tout accord des parties.

9. L'arbitre fournit sans délai au ministre une copie de la sentence définitive après son prononcé.
10. En tout temps au cours de l'arbitrage, les parties peuvent conclure un accord en vertu de l'article 7.1 qui comporte une convention relativement à la répartition entre elles de la partie des dépens de l'arbitrage qui est imputable aux coûts du logement social engagés par la province, auquel cas cette partie de l'arbitrage prend fin.
11. Les parties peuvent, en tout temps et par accord, modifier la partie de la sentence définitive qui porte sur les coûts du logement social engagés par la province ou la remplacer par un accord conclu en vertu de l'article 7.1.
12. La partie de la sentence définitive rendue dans l'arbitrage joint qui porte sur les coûts du logement social engagés par la province entre en vigueur conformément au paragraphe 7.3 (3), 7.4 (2) ou 7.5 (4), selon le cas.

Remarques :

Le Règlement, tel qu'il existait immédiatement avant le 1^{er} février 1999, continue de s'appliquer au recouvrement des coûts du logement social engagés par la province à l'égard des périodes de facturation qui se terminent avant cette date.

Le Règlement, tel qu'il existait immédiatement avant le 1^{er} avril 1999, continue de s'appliquer au recouvrement des coûts du logement social engagés par la province à l'égard des périodes de facturation qui se terminent avant cette date.

Le tableau 1 du Règlement, tel qu'il existait immédiatement avant le 1^{er} avril 1999, continue de s'appliquer au recouvrement des coûts du logement social liés au grand Toronto engagés par la province à l'égard des périodes de facturation qui se terminent avant cette date.

TABLEAU 1

GRAND TORONTO

COLONNE 1	COLONNE 2
Municipalité régionale de Durham	7,07124 pour cent
Municipalité régionale de Halton	7,40060 pour cent
Municipalité régionale de Peel	18,75660 pour cent
Cité de Toronto	51,57102 pour cent
Municipalité régionale de York	15,20054 pour cent

Annexe

Abbeyfield Houses Soc. of Port Hope
Accommodation, Information and Support, Inc.
Alpha Court Non-Profit Housing Corporation
Anglican Houses
Anselma House
Apsley and District Satellite Homes for Seniors Inc.
Arrabon, Incorporated
Barrie & District Association For People with Special Needs
Beth Tikvah Foundation of Hamilton
Brain Injury Services of Hamilton
Branch 133, Legion Village, Inc.
Brantwood Residential Development Centre
Brockville & Area Community Living Association
Brockville Supportive Non-Profit Housing Coalition
Bruce Peninsula Health Services

- Burlington Civitan Club
 Cambridge Association for the Mentally Handicapped
 Camphill Houses Inc.
 L'Association canadienne pour la santé mentale, Barrie-Simcoe
 L'Association canadienne pour la santé mentale, comté de Brant
 L'Association canadienne pour la santé mentale, Durham
 L'Association canadienne pour la santé mentale, Elgin
 L'Association canadienne pour la santé mentale,
 Hamilton-Wentworth
 L'Association canadienne pour la santé mentale, comté de Kent
 L'Association canadienne pour la santé mentale, Niagara Falls
 L'Association canadienne pour la santé mentale, région de Nipissing
 Regional
 L'Association canadienne pour la santé mentale, comté d'Oxford
 L'Association canadienne pour la santé mentale, comté de Perth
 L'Association canadienne pour la santé mentale, Peterborough
 L'Association canadienne pour la santé mentale, Sudbury
 L'Association canadienne pour la santé mentale, Thunder Bay
 L'Association canadienne pour la santé mentale, Timmins
 L'Association canadienne pour la santé mentale, comté de Victoria
 L'Association canadienne pour la santé mentale, comté de
 Windsor-Essex
 Cerebral Palsy Parent Council of Toronto
 Chapleau Association for Community Living
 Christian Horizons (Canada)
 Colborne Community Services
 Collingwood Community Living
 Columbus House (Pembroke) Inc.
 Community Living — Fort Erie
 Community Living — Huntsville
 Community Living — Huronia
 Community Living — Niagara Falls
 Community Living — Stormont County
 Community Living (Mississauga)
 Community Living Alternatives — Scarborough
 Community Living Association (Lanark County)
 Community Living Association for South Simcoe
 Community Living Timmins Integration Communautaire
 Community Head Injury Resource Services of Metropolitan Toronto
 Cornwall Area Substance Abuse Treatment Centre
 Dufferin Association for Community Living
 Dundas County Community Living Inc.
 Eden Community House of Toronto
 Elgin Association for Community Living
 Elliot Lake Women's Group Inc.
 Empathy House of Recovery Inc.
 Erie's North Shore Housing Inc.
 Essex County Association for Community Living
 Fife House Foundation Inc.
 Friends of L'arche
 Gateway Residence of Niagara Inc.
 Georgina Association for Community Living
 Glengarry Association for Community Living
 Good Shepherd Non-Profit Homes Inc.
 Grey Bruce Community Health Corporation
 Guelph Wellington Association for Community Living
 Guelph-Wellington Women In Crisis
 Haldimand-Norfolk Resource, Education and Counselling Help
 Half-Way House Inc.
 Halton Adolescent Support Services
 Hamilton Association for Community Living
 Handicapped Action Group Incorporated
 Harmony Centre for Community Living Inc.
 Hearst, Kap., S-R-F Counselling Service/Services de Counselling De
 Hearst, Kap, S-R-F.
 Hébergement Renaissance Inc.
 Hesperus Fellowship Community of Ontario
 HHI Non-Profit Homes Inc.
 Hiatus House
 Homeward Family Shelter
 Hope Seniors Centre — Danforth
 House of Welcome Inc.
 Houselink Community Homes
 Independence Plus Housing Corporation
 Ingersoll Supportive Non-Profit Homes Inc.
 Interim Place
 IOOF Senior Citizens Homes Inc.
 James Bay Association for Community Living
 James Street Recovery Program
 Jessie's Centre, Non-Profit Homes Corporation
 Joyce Scott Non-Profit Homes Inc.
 Kapuskasing & District Association for Community Living
 Kenogamisis Non Profit Housing Corporation
 Kerry's Place
 Kerry's Place (Autism) Services
 Kingston Friendship Homes
 K-W Habilitation Services
 L'Arche Ottawa
 LaVerendrye Non-Profit Supportive Housing Corporation
 Leeds Grenville Phased Housing Programme
 Listowel & District Association for Community Living
 London Regional AIDS Hospice
 Madawaska Valley Association for Community Living
 Madison Avenue Housing and Support Services Inc.
 Mains Ouvertes — Open Hands
 Maison D'Amitié
 Maison Fraternité — Fraternity House
 Manitoulin Non-Profit Homes Incorporated
 Mary Centre of the Archdiocese of Toronto
 Metropolitan Toronto Association for Community Living
 Momiji Seniors Residence
 Muki Baum Association for the Rehab. of Multi-Handicapped, Inc.
 Nainstay Non-Profit Buildings Inc.
 New Leaf: Living and Learning Together Inc.
 Newmarket and District Association for Community Living
 North Bay Community Housing Initiatives
 North Grenville Association for Community Living
 North Halton Association for the Developmentally Handicapped
 North Renfrew Health & Social Planning Committee Inc.
 Northern Linkage Community Housing and Support Services
 Northern Regional Recovery Continuum
 Oakville Re-Entry Homes Inc.
 Ongwanada Non-Profit Housing Corporation
 Organization for the Multi-Disabled (Thunder Bay) Inc.
 Orillia Association for the Handicapped
 Ottawa Foyers Partage
 Ottawa Salus Corporation
 Ottawa Valley Autistic Homes
 Ottawa-Carleton Lifeskills Inc.
 Ottawa-Carleton Association for Persons with Developmental
 Disabilities
 Parents for Community Living Kitchener-Waterloo Inc.
 Participation House Toronto Parents Association
 Participation Lodge — Grey Bruce
 Pathways Non-Profit Housing
 Peace Ranch
 Pembroke & District Association for Community Living
 Phoenix Rising Non-Profit Homes
 Plainfield Non-Profit Housing Corp.
 Port Colborne District Association for Community Living, Inc.
 Prince Edward Association for Community Living
 Quinac Residence & Supportive Living
 Quinte & Region Community Homes Non-Profit Housing
 Reena Foundation (1992)
 Regeneration House
 Rotary (Don Valley) Cheshire Homes, Inc.
 Saint Monica House
 Salvation Army Village London Housing
 Sarnia and District Association for Community Living
 Sedna Women's Shelter & Support Services Inc.
 Serenity House Inc.
 Sobriety House of Ottawa Inc.
 Society of St. Vincent de Paul, Toronto

South-East Grey Non-Profit Homes
 St. Catharines Association for Community Living
 St. Catharines Brain Injury Community Re-Entry (Niagara) Inc.
 St. Catharines Mainstream Non-Profit Housing Project
 St. Francis Advocates for Autistic and Developmentally Disabled
 (Sarnia) Inc.
 St. Jude Community Homes
 St. Leonard's Society of Brant
 St. Michael's Halfway Homes
 St. Stephen's Residence of Ottawa, Inc.
 Stratford Area Association for Community Living
 Strathroy Housing for the Handicapped Corporation
 Summit Half Way House Inc.
 Sunbeam Residential Development Centre
 TELCI Therapeutic & Educational Living Centres Inc.
 The Brock Cottage Inc.
 The Friends Supporting Those With Long Term Health Care Needs
 The Governing Council of the Salvation Army in Canada
 The Massey Centre for Women
 The North Wentworth Association for the Mentally Retarded, Inc.
 The Oshawa/Clarington Association for Community Living
 The Prescott-Russell Association for Community Living
 The Streethaven at the Crossroads
 The Supportive Housing Coalition of Metropolitan Toronto
 The West Parry Sound Association for Community Living
 Thunder Bay Seaway Non-Profit Apartments

Total Communication Environment
 Tri Town & District Association for Community Living
 True Experience Supportive Housing and Community Work Program
 Turning Point Incorporated
 Violence Against Women, Services Elgin County
 Waterloo Regional Homes for Mental Health
 Welcome Home Charitable Non-Profit Housing Corporation
 Welland District Association for Community Living
 Welland District Association for Community Living Non-Profit
 Housing Corp.
 West Nipissing Association for Community Living
 Western Ontario Therapeutic Community Hostel
 Windsor Community Living Support Services
 Women in Crisis (Algoma) Inc.
 Women's Emergency Centre, Woodstock, Inc.
 Woodmar Non-Profit Corporation for the Developmentally Handi-
 capped
 Xeorixs Homes
 York South Association for Community Living
 Young Women's Christian Association of Hamilton
 Youth Habilitation Quinte Inc.
 Youth Housing (Markham) Incorporated
 Youth Services Bureau of Ottawa-Carleton Non Profit Housing
 Corporation

44/99



Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—11—06

ONTARIO REGULATION 501/99 made under the LONDON-MIDDLESEX ACT, 1992

Made: October 18, 1999

Filed: October 19, 1999

Amending O. Reg. 237/99
(Land under Section 33 of the Act)

Note: Ontario Regulation 237/99 has previously been amended by
Ontario Regulation 459/99.

1. Section 2 of Ontario Regulation 237/99 is amended by adding
the following paragraph:

5. Part of Lot 21 in Concession III designated as Part 3 on Reference
Plan 33R-2202 deposited in the Land Registry Office for the
Registry Division of Middlesex (No. 33).

JAMES STEVENSON GILCHRIST
Minister of Municipal Affairs and Housing

Dated on October 18, 1999.

45/99

ONTARIO REGULATION 502/99 made under the COURTS OF JUSTICE ACT

Made: October 20, 1999

Filed: October 21, 1999

NUMBER OF JUDGES

1. (1) In addition to the Chief Justice of the Superior Court of Justice, the Associate Chief Justice of the Superior Court of Justice, the regional senior judges and the Senior Judge of the Family Court, there shall be 223 judges of the Superior Court of Justice, of whom 29 shall be appointed to be members of the Family Court.

(2) Each time a judge who was assigned to the Unified Family Court on June 30, 1993 leaves office,

(a) the number of judges of the Superior Court of Justice to be appointed to be members of the Family Court shall be increased by one; and

(b) the total number of judges of the Superior Court of Justice is not affected.

2. The number of judges of the Court of Appeal who are in addition to the Chief Justice and the Associate Chief Justice is 19.

3. Ontario Regulations 233/95, 368/95, 303/96 and 296/99 are revoked.

RÈGLEMENT DE L'ONTARIO 502/99 pris en application de la LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 20 octobre 1999

déposé le 21 octobre 1999

NOMBRE DE JUGES

1. (1) En plus du juge en chef de la Cour supérieure de justice, du juge en chef adjoint de la Cour supérieure de justice, des juges principaux régionaux et du juge principal de la Cour de la famille, 223 juges sont affectés à la Cour supérieure de justice, dont 29 sont nommés membres de la Cour de la famille.

(2) Chaque fois qu'un juge qui a été affecté à la Cour unifiée de la famille le 30 juin 1993 quitte son poste :

a) le nombre de juges de la Cour supérieure de justice qui doivent être nommés membres de la Cour de la famille augmente de un;

b) le nombre total de juges de la Cour supérieure de justice n'est pas touché.

2. Le nombre de juges de la Cour d'appel qui s'ajoutent au juge en chef et au juge en chef adjoint est de 19.

3. Les Règlements de l'Ontario 233/95, 368/95, 303/96 et 296/99 sont abrogés.

ONTARIO REGULATION 503/99
made under the
TORONTO DISTRICT HEATING
CORPORATION ACT, 1998

Made: October 20, 1999
Filed: October 21, 1999

**NUMBER OF SHARES ISSUED
TO THE HOSPITALS**

1. For the purpose of subsection 4 (2) of the Act, the number of common shares of the Corporation that are deemed under subsection 4 (1) of the Act to have been issued to each of the Hospitals is as follows:

1. To Mount Sinai Hospital, 427 common shares.
2. To Sunnybrook and Women's College Health Sciences Centre, 258.8 common shares.
3. To The Hospital for Sick Children, 625.6 common shares.
4. To University Health Network (formerly named The Toronto Hospital), 688.6 common shares.

2. This Regulation comes into force on the day Schedule C to the *Energy Competition Act, 1998* comes into force.

45/99

ONTARIO REGULATION 504/99
made under the
FARM PRODUCTS PAYMENTS ACT

Made: October 20, 1999
Filed: October 21, 1999

Amending Reg. 444 of R.R.O. 1990
(Fund for Egg Producers)

Note: Regulation 444 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "eggs" in section 1 of Regulation 444 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"eggs" means ungraded eggs of a domestic hen, other than hatching eggs, that are sold to a dealer the whole or any part of whose assets have been placed, on or before October 31, 1999, in the hands of a trustee for distribution under the *Bankruptcy and Insolvency Act* (Canada) or the *Bulk Sales Act* or in the hands of a receiver;

45/99

ONTARIO REGULATION 505/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: October 20, 1999
Filed: October 21, 1999

Amending O. Reg. 524/98
(Certificate of Approval Exemptions — Air)

Note: Ontario Regulation 524/98 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 524/98 is amended by striking out the portion before paragraph 1 and substituting the following:

(1) Section 9 of the Act does not apply to:

.

(2) Subparagraph 1 i of subsection 1 (1) of the Regulation is revoked and the following substituted:

i. is associated with a dwelling in a building or structure that contains one or more permanent or seasonal dwellings, and

(3) Subsection 1 (1) of the Regulation is amended by adding the following paragraph:

8.1 Any equipment, apparatus, mechanism or thing that is used for the ventilation of emissions from a motor vehicle or locomotive that is used to transport things into, out of or within a warehouse or enclosed storage area.

(4) Paragraphs 10 and 11 of subsection 1 (1) of the Regulation are revoked and the following substituted:

10. Any equipment, apparatus, mechanism or thing that is used for cleaning operations or for combined cleaning and drying operations, if only aqueous detergent solutions are used for cleaning.

11. Any equipment, apparatus, mechanism or thing that is used for fire fighting operations or training exercises, other than a fuel-fired generator set.

(5) Subsection 1 (1) of the Regulation is amended by adding the following paragraphs:

16. Any equipment, apparatus, mechanism or thing that is used at a retail facility to dispense natural gas or propane to vehicles or for direct sale.

17. A racecourse that is used for the racing of horses, dogs or motorized or non-motorized vehicles or boats, if the only contaminants emitted from the racecourse, other than contaminants emitted by equipment, apparatus, mechanisms or things that are exempt from section 9 of the Act, are noise, vibration, odour and dust attributable to the races.

18. Any equipment, apparatus, mechanism or thing that is used during an outdoor entertainment, artistic or sporting event, including an outdoor festival, fair, parade, fireworks display, art show, air show or car show, but not including a race of horses, dogs or motorized or non-motorized vehicles or boats.

19. An outdoor shooting range, if the only contaminants emitted from the shooting range, other than contaminants emitted by equipment, apparatus, mechanisms or things that are exempt from section 9 of the Act, are attributable to the discharge of firearms.

20. Any equipment, apparatus, mechanism or thing that is used solely to mitigate the effects of an emergency declared to exist under the *Emergency Plans Act*.

(6) Subsections 1 (2) and (3) of the Regulation are revoked and the following substituted:

(2) Paragraph 2 of subsection (1) does not apply to any equipment, apparatus, mechanism or thing that is used for the construction, alteration, demolition, drilling or blasting of a mine shaft.

(3) Paragraph 4 of subsection (1) does not apply to an outdoor boiler.

(4) Paragraph 9 of subsection (1) does not apply to any equipment, apparatus, mechanism or thing that is used in connection with a coffee roasting operation.

(5) Paragraph 10 of subsection (1) does not apply to,

(a) any equipment, apparatus, mechanism or thing that is used in connection with a dry cleaning operation; or

(b) any fuel burning equipment, apparatus, mechanism or thing, unless,

(i) the equipment, apparatus, mechanism or thing uses no fuel other than No. 2 fuel oil that has a sulphur content of 0.5 per cent or less measured by weight, propane or natural gas, and

(ii) the total thermal input of all fuel burning equipment, apparatus, mechanisms and things at the site is less than 1.58 million kilojoules per hour.

(6) Subparagraph 13 ii of subsection (1) does not apply to any equipment, apparatus, mechanism or thing that is used in connection with a dry cleaning operation.

(7) An exemption under this Regulation from section 9 of the Act does not relieve a person of any other legal duty or obligation, including a duty or obligation arising under an existing certificate of approval.

45/99

CORRECTION

Ontario Regulation 299/98 under the *Corporations Tax Act* published in the July 4, 1998 issue of *The Ontario Gazette*.

The portion of subsection 1 (3) above clause (a) of Ontario Regulation 299/98 should have read as follows:

(3) The definition of "qualifying obligation" in subsection 1 (1) of the Regulation is amended,

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**Publications under the Regulations Act
Publications en vertu de la Loi sur les règlements**

1999—11—13

ONTARIO REGULATION 506/99
made under the
HIGHWAY TRAFFIC ACT

Made: October 20, 1999
Filed: October 25, 1999

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Since the end of 1998, Regulation 604 has been amended by Ontario Regulations 55/99, 360/99, 406/99, 433/99 and 434/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 13 of Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

31. That part of the King's Highway known as No. 17 in the geographic township of Lendrum and the geographic township of Razabo in the Municipal Township of Michipicoten in the Territorial District of Algoma beginning at a point situate at its intersection with the northerly limit of the roadway known locally as Mission Road and extending northerly for a distance of 400 metres.

DAVID TURNBULL
Minister of Transportation

Dated on October 20, 1999.

46/99

ONTARIO REGULATION 507/99
made under the
LOCAL ROADS BOARDS ACT

Made: October 20, 1999
Filed: October 25, 1999

Amending Reg. 735 of R.R.O. 1990
(Establishment of Local Roads Areas — Northwestern Region)

Note: Since the end of 1998, Regulation 735 has been amended by Ontario Regulations 116/99, 117/99, 365/99 and 366/99. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 106 to Regulation 735 of the Revised Regulations of Ontario, 1990 is revoked.

DAVID TURNBULL
Minister of Transportation

Dated on October 20, 1999.

46/99

ONTARIO REGULATION 508/99
made under the
FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: October 27, 1999
Filed: October 28, 1999

Amending O. Reg. 664/98
(Fish Licensing)

Note: Ontario Regulation 664/98 has previously been amended by Ontario Regulation 323/99.

1. Subsections 9 (1), (2), (3) and (4) of Ontario Regulation 664/98 are revoked.

2. (1) Paragraph 1 of Schedule A to the Regulation is revoked and the following substituted:

1. The Territorial District of Rainy River.

(2) Paragraph 2 of Schedule A to the Regulation is amended by striking out the fourth and fifth paragraphs.

46/99

ONTARIO REGULATION 509/99
made under the
SURVEYORS ACT

Made: January 7, 1999
Approved: October 27, 1999
Filed: October 28, 1999

Amending Reg. 1026 of R.R.O. 1990
(General)

Note: Regulation 1026 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 22 (1) of Regulation 1026 of the Revised Regulations of Ontario, 1990 is amended by striking out "or association of persons" in the first line.

(2) Subsection 22 (3) of the Regulation is amended by striking out "association of persons" in the third and fourth lines.

(3) Clause 22 (3) (c) of the Regulation is amended by striking out "association of persons" in the second line.

2. The Regulation is amended by adding the following heading and section immediately before the heading "Academic and Experience Requirements for Licence or Certificate of Registration":

BRANCHES OF PROFESSIONAL LAND SURVEYING

22.1 Geographic information management is prescribed as a branch of professional land surveying.

3. (1) Section 23 of the Regulation is amended by adding the following subsection:

(1.1) Subsection (1) does not apply to an application for a certificate of registration in the geographic information management branch of professional land surveying under section 23.1.

(2) Subsection 23 (1.1) of the Regulation, as made by subsection (1) of this Regulation, is revoked on December 28, 2001.

4. (1) The Regulation is amended by adding the following sections under the heading "Academic and Experience Requirements for Licence or Certificate of Registration":

23.1 (1) A person meets the academic and experience requirements to be issued a certificate of registration in the geographic information management branch of professional land surveying if he or she is engaged in the practice of that branch and,

- (a) is a graduate at the baccalaureate level of a Canadian program in the geographic information management branch or is a graduate of a program equivalent in content and level of difficulty and in either case has at least four years of professional experience related to that branch;
- (b) is a graduate at the baccalaureate level of a Canadian program in a branch other than the geographic information management branch or is a graduate of a program equivalent in content and level of difficulty and in either case has at least five years of professional experience related to the geographic information management branch;
- (c) is a graduate of a Canadian community college program in the geographic information management branch or is a graduate of a program equivalent in content and level of difficulty and in either case has at least six years of professional experience related to that branch;
- (d) is a graduate of a Canadian community college program in a branch other than the geographic information management branch or is a graduate of a program equivalent in content and level of difficulty and in either case has at least seven years of professional experience related to the geographic information management branch; or
- (e) has at least 10 years of professional experience related to the geographic information management branch.

(2) No person shall be issued a certificate of registration in the geographic information management branch on the basis of subsection (1) unless the application for the certificate of registration, together with all the items required by clauses 25 (1) (a), (b), (c), (d) and (e) and section 25.1, is submitted to the Registrar on or before December 27, 2001.

24.1 At least once each year, the Council shall conduct a course of instruction in the code of ethics, the standards of practice, the history of the Association and the government of the Association for prospective applicants for a certificate of registration in the geographic information management branch of professional land surveying under section 23.1.

(2) Sections 23.1 and 24.1 of the Regulation, as made by subsection (1) of this Regulation, are revoked on December 28, 2001.

5. (1) Section 25 of the Regulation is amended by adding the following subsection:

(1.1) Clause (1) (f) does not apply to an application for a certificate of registration in the geographic information management branch of professional land surveying under section 23.1.

(2) Subsection 25 (1.1) of the Regulation, as made by subsection (1) of this Regulation, is revoked on December 28, 2001.

6. (1) The Regulation is amended by adding the following sections:

25.1 In addition to the items required to be filed by clauses 25 (1) (a), (b), (c), (d) and (e), an applicant for a certificate of registration in the geographic information management branch of professional land surveying under section 23.1 shall file with the Registrar,

- (a) proof of compliance with the academic and experience requirements specified in clause 23.1 (1) (a), (b), (c), (d) or (e); and
- (b) proof of attendance at the course of instruction conducted under section 24.1.

25.2 (1) An applicant for a certificate of registration in the geographic information management branch under section 23.1 may be required by the Registrar, in order to verify the applicant's academic and experience qualifications,

- (a) to submit additional information with respect to his or her academic or professional experience; and
- (b) to attend an interview with the Registrar or a person designated by the Registrar.

(2) Upon the request of an applicant for a certificate of registration in the geographic information management branch under section 23.1, the Registrar shall give the applicant an opportunity to submit additional information with respect to his or her academic or professional experience and to attend an interview.

(2) Sections 25.1 and 25.2 of the Regulation, as made by subsection (1) of this Regulation, are revoked on December 28, 2001.

7. Subsections 28 (1) and (2) of the Regulation are revoked and the following substituted:

- (1) Every member may use,
 - (a) the title "Ontario Land Surveyor" or "arpenteur-géomètre de l'Ontario" or the initials "O.L.S." or "A.-G.O."; and
 - (b) the title "Ontario Land Information Professional" or "professionnel de l'information sur les terres de l'Ontario" or the initials "O.L.I.P." or "P.I.T.O.".

(2) Every partnership or corporation holding a valid certificate of authorization may use, as an occupational designation,

- (a) the title "Ontario Land Surveyor" or "arpenteur-géomètre de l'Ontario" or the initials "O.L.S." or "A.-G.O."; and
- (b) the title "Ontario Land Information Professional" or "professionnel de l'information sur les terres de l'Ontario" or the initials "O.L.I.P." or "P.I.T.O.".

8. Subsection 36 (1) of the Regulation is amended by striking out "association of persons" in the second line.

9. (1) Subsection 38 (1) of the Regulation is amended by,

(a) striking out "association of persons" in the first line; and

(b) striking out "section 35" in the second line and substituting "subsection 36 (1)".

(2) Subsection 38 (2) of the Regulation is amended by striking out "36 (2)" in the second line and substituting "37 (2)".

10. This Regulation comes into force on December 27, 1999.

COUNCIL OF THE ASSOCIATION OF ONTARIO LAND SURVEYORS:

J. H. O'DONNELL
President

R.E.L. SEAL
Lay Counsellor

Dated on January 7, 1999.

46/99

ONTARIO REGULATION 510/99

made under the
HIGHWAY TRAFFIC ACT

Made: October 28, 1999

Filed: October 28, 1999

COMMUNITY SAFETY ZONES

1. The part of a highway described in the Schedule to this Regulation is designated as a community safety zone for the hours, days and months specified in the Schedule.

Schedule

VILLAGE OF BROOKLIN

1. (1) That part of Highway 7/12 in the Village of Brooklin in the Town of Whitby in The Regional Municipality of Durham from Winchester Drive northerly to Carnwith Drive is designated as a community safety zone.

(2) The designation is effective 24 hours a day, seven days a week and every month of the year.

DAVID H. TSUBOUCHI
Solicitor General

Dated on October 28, 1999.

46/99

ONTARIO REGULATION 511/99

made under the
HOMES FOR SPECIAL CARE ACT

Made: October 27, 1999

Filed: October 29, 1999

Amending Reg. 636 of R.R.O. 1990
(General)

Note: Regulation 636 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 28 of Regulation 636 of the Revised Regulations of Ontario, 1990 is revoked.

2. Section 29 of the Regulation is revoked and the following substituted:

29. (1) The Minister may issue a licence to a residential home if the home complies with this Regulation and the Minister finds the home suitable for the reception and care of residents.

(2) A licence for a residential home expires on the 31st day of December in the year in which it is issued.

(3) The Minister may renew a licence for a residential home upon receipt of an application.

3. Sections 31 and 32 of the Regulation are revoked.

4. Forms 1, 2 and 3 of the Regulation are revoked.

46/99

ONTARIO REGULATION 512/99

made under the
PRIVATE HOSPITALS ACT

Made: October 27, 1999

Filed: October 29, 1999

Amending Reg. 937 of R.R.O. 1990
(General)

Note: Regulation 937 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 21 (3) of Regulation 937 of the Revised Regulations of Ontario, 1990 is revoked.

2. Form 1 of the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 512/99

pris en application de la
LOI SUR LES HÔPITAUX PRIVÉS

pris le 27 octobre 1999

déposé le 29 octobre 1999

modifiant le Règl. 937 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 937 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le paragraphe 21 (3) du Règlement 937 des Règlements refondus de l'Ontario de 1990 est abrogé.

2. La formule 1 du Règlement est abrogée.

46/99

CORRECTION

Ontario Regulation 490/99 under the *Health Insurance Act* published in the October 23, 1999 issue of *The Ontario Gazette*.

The note should have read as follows:

Note: Since the end of 1998, Regulation 552 has been amended by Ontario Regulations 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99, 334/99, 368/99, 482/99 and 483/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—11—20

ONTARIO REGULATION 513/99 made under the PLANNING ACT

Made: October 29, 1999
Filed: November 1, 1999

DELEGATION OF AUTHORITY — TOWN OF ORANGEVILLE

1. (1) The authority of the Minister under the following provisions is delegated to the council of the Town of Orangeville with respect to all applications made on or after November 1, 1999 for land in the Town of Orangeville:

1. Subsection 305 (2) of the *Municipal Act*.

2. Subsection 88 (3) of the *Registry Act*.

3. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the council of the Town of Orangeville with respect to all by-laws passed on or after November 1, 1999 for land in the Town of Orangeville.

2. (1) If any authority delegated under section 1 is further delegated to a committee of council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

3. This Regulation comes into force on November 1, 1999.

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on October 29, 1999.

47/99

ONTARIO REGULATION 514/99 made under the PUBLIC LANDS ACT

Made: October 6, 1999
Filed: November 4, 1999

Revoking Reg. 974 of R.R.O. 1990
(Sale and Lease of Public Lands)

1. Regulation 974 of the Revised Regulations of Ontario, 1990 is revoked.

47/99

ONTARIO REGULATION 515/99 made under the ELECTRICITY ACT, 1998

Made: November 3, 1999
Filed: November 4, 1999

LOW-VOLUME CONSUMERS — SECTION 26 OF THE ACT

1. The amount of electricity referred to in the definition of "low-volume consumer" in subsection 26 (10) of the Act is 150,000 kilowatt hours.

47/99

ONTARIO REGULATION 516/99 made under the ONTARIO ENERGY BOARD ACT, 1998

Made: November 3, 1999
Filed: November 4, 1999

Amending O. Reg. 161/99
(Definitions and Exemptions)

Note: Ontario Regulation 161/99 has not previously been amended.

1. Ontario Regulation 161/99 is amended by adding the following section:

6.1 Subsection 86 (2) of the Act does not apply to a corporation that acquires all the voting securities of a distributor if the voting securities of the corporation are all owned by one or more municipalities and the voting securities of the distributor are all owned by the same municipality or municipalities.

47/99

ONTARIO REGULATION 517/99
made under the
LABOUR RELATIONS ACT, 1995

Made: November 3, 1999
Filed: November 4, 1999

Amending Reg. 684 of R.R.O. 1990
(General)

Note: Regulation 684 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Regulation 684 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation comes into force on December 1, 1999.

47/99

RÈGLEMENT DE L'ONTARIO 517/99
pris en application de la
LOI DE 1995 SUR LES RELATIONS DE TRAVAIL

pris le 3 novembre 1999
déposé le 4 novembre 1999

modifiant le Règl. 684 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 684 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 1 du Règlement 684 des Règlements refondus de l'Ontario de 1990 est abrogé.

2. Le présent règlement entre en vigueur le 1^{er} décembre 1999.

ONTARIO REGULATION 518/99
made under the
LABOUR RELATIONS ACT, 1995

Made: November 3, 1999
Filed: November 4, 1999

Revoking Reg. 685 of R.R.O. 1990
(Office of the Board)

1. Regulation 685 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 513/91 are revoked.

47/99

RÈGLEMENT DE L'ONTARIO 518/99
pris en application de la
LOI DE 1995 SUR LES RELATIONS DE TRAVAIL

pris le 3 novembre 1999
déposé le 4 novembre 1999

Abrogeant le Règl. 685 des R.R.O. de 1990
(Bureaux de la Commission)

1. Le Règlement 685 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 513/91 sont abrogés.

ONTARIO REGULATION 519/99
made under the
**FINANCIAL SERVICES COMMISSION OF
ONTARIO ACT, 1997**

Made: November 3, 1999
Filed: November 4, 1999

Amending O. Reg. 300/98
(Assessment of Expenses and Expenditures —
Insurance Sector)

Note: Ontario Regulation 300/98 has not previously been amended.

1. (1) Paragraph 1 of section 2 of Ontario Regulation 300/98 is revoked and the following substituted:

1. The total amount to be used in determining shares of the assessment shall be equal to the total of all expenses incurred and expenditures made by the Ontario Insurance Commission in the conduct of its affairs during the period from April 1, 1997 to March 31, 1998.

(2) Paragraph 8 of section 2 of the Regulation is revoked and the following substituted:

8. Calculate the amount to be recovered with respect to activities other than automobile insurance, according to the following formula:

$$V = A - D - W$$

where,

V = the amount to be recovered with respect to activities other than automobile insurance,

A = the total amount to be used in determining shares of the assessment, as set out in rule 1,

D = the expenses incurred and expenditures made in respect of automobile insurance, calculated under rule 2,

W = the total revenue collected during the assessment period by the Financial Services Commission of Ontario and the Minister of Finance under the *Insurance Act* and the *Prepaid Hospital and Medical Services Act*, other than taxes paid under section 391 of the *Insurance Act* and assessments paid under section 14.1 of the *Insurance Act*.

2. The amendments made by this Regulation apply in respect of assessments under section 25 of the Act that relate to expenses and expenditures incurred and made during any period that ends after this Regulation comes into force.

47/99

ONTARIO REGULATION 520/99
made under the
AMBULANCE ACT

Made: November 3, 1999
Approved: November 3, 1999
Filed: November 4, 1999

Amending O. Reg. 501/97
(General)

Note: Since the end of 1998, Ontario Regulation 501/97 has been amended by Ontario Regulation 127/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 7 of section 6 of Ontario Regulation 501/97 is revoked and the following substituted:

7. The person has not received, during the year immediately prior to the date he or she commenced employment, six or more demerit points recorded on his or her record by the Registrar of Motor Vehicles under the *Highway Traffic Act*.

(2) Section 6 of the Regulation is amended by adding the following subsection:

(2) Paragraph 7 of subsection (1) does not apply to a person who,

- (a) was previously employed as an emergency medical attendant or paramedic;
- (b) received six or more demerit points recorded on his or her record by the Registrar of Motor Vehicles under the *Highway Traffic Act* during his or her previous employment; and
- (c) lost his or her employment because of a failure to meet the requirements of paragraph 7 as that section read immediately before the day section 1 of Ontario Regulation 520/99 comes into force.

ELIZABETH WITMER
Minister of Health and Long-Term Care

Dated on November 3, 1999.

47/99

ONTARIO REGULATION 521/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: November 3, 1999
Filed: November 5, 1999

Amending Reg. 338 of R.R.O. 1990
(Boilers)

Note: Regulation 338 has previously been amended by Ontario Regulation 154/99.

1. Clause 2 (1) (b) of Regulation 338 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (b) undergoes physical modification that changes the boiler's ability to use fuel and that results in,
 - (i) the ability to fire fuel that is of a different type or grade and that has a higher sulphur content, or
 - (ii) an increase in the maximum heat input capacity of the boiler at its maximum continuous rating;

47/99

ONTARIO REGULATION 522/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: November 3, 1999
Filed: November 5, 1999

Amending Reg. 361 of R.R.O. 1990
(Sulphur Content of Fuels)

Note: Regulation 361 has not previously been amended.

1. Section 2 of Regulation 361 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. This Regulation applies to the City of Toronto.

2. Section 4 of the Regulation is amended by striking out "section 8" in the fourth and fifth lines and substituting "section 9".

3. Section 5 of the Regulation is revoked and the following substituted:

5. Every supplier of fuel shall, at the times and in the manner specified by the Director,

- (a) report to the Director the sulphur content of the fuels the supplier has supplied; and
- (b) specify to the Director the source or sources of supply of those fuels.

47/99

ONTARIO REGULATION 523/99
made under the
HEALTH PROTECTION AND PROMOTION ACT

Made: November 3, 1999
Filed: November 5, 1999

Amending Reg. 553 of R.R.O. 1990
(Areas Comprising Health Units)

Note: Regulation 553 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Item 3 of Schedule 23 to Regulation 553 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

3. The following geographic townships:

1. Clement.
2. Paxton.
3. Scholes.

2. Item 3 of Schedule 35 to the Regulation is revoked.

47/99

ONTARIO REGULATION 524/99
made under the
HEALTH PROTECTION AND PROMOTION ACT

Made: November 3, 1999
Filed: November 5, 1999

Amending Reg. 559 of R.R.O. 1990
(Designation of Municipal Members of Boards of Health)

Note: Regulation 559 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Paragraphs 3 and 4 of section 1 of Regulation 559 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

3. One member to be appointed by the Municipal Councils of the Town of Blind River and the Township of The North Shore.
4. One member to be appointed by the Municipal Councils of the Town of Thessalon and the Township of Huron Shores.

2. Paragraph 1 of section 2 of the Regulation is amended by striking out "Three" at the beginning and substituting "Two".

3. Paragraph 3 of section 17 of the Regulation is revoked and the following substituted:

3. One member to be appointed by the Municipal Council of the Municipality of West Nipissing.

4. Paragraph 4 of section 18 of the Regulation is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 523/99
pris en application de la
**LOI SUR LA PROTECTION ET
LA PROMOTION DE LA SANTÉ**

pris le 3 novembre 1999
déposé le 5 novembre 1999

modifiant le Règl. 553 des R.R.O. de 1990
(Territoires constituant des circonscriptions sanitaires)

Remarque : Le Règlement 553 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le numéro 3 de l'annexe 23 du Règlement 553 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

3. Les cantons géographiques suivants :

1. Clement.
2. Paxton.
3. Scholes.

2. Le numéro 3 de l'annexe 35 du Règlement est abrogé.

4. One member to be appointed jointly by the Municipal Council of the Town of Red Lake and the Municipal Council of the Township of Ear Falls.

5. Paragraph 1 of section 21 of the Regulation is revoked and the following substituted:

1. Three members to be appointed by the Municipal Council of the County of Peterborough.

6. Paragraph 2 of section 23 of the Regulation is revoked and the following substituted:

2. One member to be appointed by the Municipal Council of the Municipality of South Algonquin.

7. Paragraphs 2, 3 and 4 of section 26 of the Regulation are revoked and the following substituted:

2. One member to be appointed jointly by the Municipal Councils of the towns of Gore Bay, Manitoulin North East and the Islands, and Killarney and the Municipal Councils of the township of Assiginack, Barrie Island, Billings, Burpee and Mills, Central Manitoulin, Cockburn Island, Gordon and Tehkummah.
3. One member to be appointed jointly by the Municipal Council of the Town of Espanola, and the Municipal Councils of the townships of Baldwin, Nairn and Sables-Spanish River.
4. One member to be appointed jointly by the Municipal Councils of the municipalities of French River, Markstay-Warren and St. Charles.

47/99

CORRECTIONS

Ontario Regulation 414/98 under the *Farm Products Marketing Act* published in the August 8, 1998 issue of *The Ontario Gazette*.

Ontario Regulation 414/98 should have read as follows:

ONTARIO REGULATION 414/98
made under the
FARM PRODUCTS MARKETING ACT

Made: July 9, 1998
Filed: July 20, 1998

Amending Reg. 407 of R.R.O. 1990
(Eggs—Marketing)

Note: Since January 1, 1997, Regulation 407 has been amended by Ontario Regulation 240/97. For prior amendments, see the Table of Regulations in the Statutes of Ontario, 1996.

1. The definition of "local board" in section 1 of Regulation 407 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"local board" means Ontario Egg Producers;

2. This Regulation comes into force on August 1, 1998.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D.W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on July 9, 1998.

Ontario Regulation 415/98 under the *Farm Products Marketing Act* published in the August 8, 1998 issue of *The Ontario Gazette*.

Ontario Regulation 415/98 should have read as follows:

ONTARIO REGULATION 415/98
made under the
FARM PRODUCTS MARKETING ACT

Made: July 9, 1998
Filed: July 20, 1998

Amending Reg. 409 of R.R.O. 1990
(Eggs—Plan)

Note: Since January 1, 1997, Regulation 409 has been amended by Ontario Regulations 25/97 and 18/98.

1. Section 4 of the Schedule to Regulation 409 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

4. The local board formerly known as The Ontario Egg Producers' Marketing Board is continued under the name "Ontario Egg Producers".

2. This Regulation comes into force on August 1, 1998.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D.W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on July 9, 1998.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—11—27

ONTARIO REGULATION 525/99made under the
PLANNING ACT

Made: November 2, 1999

Filed: November 8, 1999

**DELEGATION OF AUTHORITY —
COUNTY OF SIMCOE**

1. (1) The authority of the Minister under the following provisions is delegated to the Council of The Corporation of the County of Simcoe with respect to all applications made on or after November 15, 1999 for land in the County of Simcoe:

1. Subsection 305 (2) of the *Municipal Act*.

2. Subsection 88 (3) of the *Registry Act*.

3. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the Council of The Corporation of the County of Simcoe with respect to all by-laws passed on or after November 15, 1999 for land in the County of Simcoe.

2. The authority of the Minister under section 51 of the Act to approve a plan of subdivision and under section 50 of the *Condominium Act* to approve or exempt a condominium description is delegated to the Council of The Corporation of the County of Simcoe with respect to the applications whose file numbers are set out in Schedule 1.

3. The authority of the Minister to approve official plans and amendments to official plans under the Act is delegated to the Council of The Corporation of the County of Simcoe with respect to official plans and amendments to official plans for the local municipalities of the County of Simcoe whose file numbers are set out in Schedule 2.

4. The authority of the Minister in respect of applications for amendments to the official plans for the local municipalities of the County of Simcoe that were made to the local municipalities before May 22, 1996 but not adopted by the councils of the local municipalities before November 15, 1999 is delegated to the Council of The Corporation of the County of Simcoe.

5. (1) If any authority delegated under section 1, 2, 3 or 4 is in turn delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the Council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

6. This Regulation comes into force on November 15, 1999.

Schedule 1**APPLICATIONS FOR SUBDIVISION AND CONDOMINIUM****Township of Adjala-Tosorontio**

43-T-87017
43-T-95003
43-T-95004

Town of Bradford-West Gwillimbury

43-T-87027
43-T-88011
43-T-88059
43-T-90001
43-T-90002
43-T-93015

Township of Clearview

43-CD-87002
43-T-89019
43-T-89061
43-T-90004
43-T-92020
43-T-92031
43-T-93012
43-T-94015
43-T-96001

Town of Collingwood

43-CD-86002
43-CD-89007
43-CD-89026
43-CD-95001
43-T-89058
43-T-91008
43-T-92008
43-T-92017
43-T-92028
43-T-93024
43-T-94016
43-T-95008

Township of Essa

43-T-89023
43-T-89031
43-T-91040
43-T-92006
43-T-93006
43-T-94007

Town of Innisfil

43-CD-92003
43-T-86042
43-T-87074
43-T-88003
43-T-88008
43-T-88050
43-T-88088
43-T-89051
43-T-90013
43-T-90014

43-T-90019
43-T-90064
43-T-90069
43-T-90078
43-T-91049
43-T-92030
43-T-93014
43-T-94002
43-T-94009
43-T-95020
43-T-95026
43-T-96004
43-T-96005

Town of Midland

43-CD-91011
43-CD-91012
43-T-89009
43-T-91044
43-T-91047
43-T-92005
43-T-94008
43-T-94013
43-T-95006
43-T-95021

Town of New Tecumseth

43-CD-90017
43-T-89032
43-T-89065
43-T-90076
43-T-91014

Township of Oro-Medonte

43-CD-93012
43-T-89029
43-T-89054
43-T-90046
43-T-90050
43-T-90051
43-T-90080
43-T-90082
43-T-91009
43-T-91016
43-T-91023
43-T-91045
43-T-91050
43-T-92024
43-T-93002
43-T-93003
43-T-93004
43-T-93016
43-T-93020
43-T-94003
43-T-94004
43-T-95005
43-T-95018

Town of Penetanguishene

43-CD-89017
43-CD-95002
43-T-87024
43-T-91048
43-T-92012

Township of Ramara

43-CD-89020
43-T-81017
43-T-86019
43-T-87008

43-T-88036
43-T-88068
43-T-90059
43-T-90062
43-T-93008

Township of Severn

43-T-88070
43-T-90011
43-T-90041
43-T-90066
43-T-90067
43-T-91025
43-T-92003
43-T-92004
43-T-93001
43-T-94014

Township of Springwater

43-T-87009
43-T-89010
43-T-89012
43-T-89055
43-T-90038
43-T-91015
43-T-92007
43-T-93011
43-T-93018
43-T-94010

Township of Tay

43-T-89049
43-T-90017
43-T-90070
43-T-91022
43-T-91027
43-T-92013
43-T-92035
43-T-93009
43-T-93026
43-T-95001

Township of Tiny

43-T-77097
43-T-79039
43-T-79073
43-T-84017
43-T-86004
43-T-88069
43-T-89016
43-T-89068
43-T-89069
43-T-91004
43-T-91020
43-T-92033
43-T-95010

Town of Wasaga Beach

43-CD-85001
43-T-85008
43-T-89006
43-T-89038
43-T-90037
43-T-90039
43-T-90079

Schedule 2

OFFICIAL PLANS

Town of Bradford-West Gwillimbury

43-OP-4003-002

Township of Essa

43-OP-3998-048
43-OP-3998-052

Town of Innisfil

43-OP-0001

Town of New Tecumseth

43-OP-3002

Township of Oro-Medonte

43-OP-0017-078

Township of Ramara

43-OP-3996-034

Township of Severn

43-OP-4007

Township of Tiny

43-OP-4001

Town of Wasaga Beach

43-OP-4002

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on November 2, 1999.

48/99

ONTARIO REGULATION 526/99
made under the
MILK ACT

Made: October 26, 1999
Filed: November 8, 1999

Amending O. Reg. 392/99
(O. Reg. 392/99 was an amendment to Reg. 761 —
Milk and Milk Products)

Note : Ontario Regulation 392/99 has not previously been amended.

1. Subsection 10 (3) of Ontario Regulation 392/99 is revoked.

2. Subsection 11 (2) of the Regulation is revoked and the following substituted:

(2) Section 9 and subsections 10 (1), (4) and (5) of this Regulation come into force on January 1, 2000.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on October 26, 1999.

48/99

ONTARIO REGULATION 527/99
made under the
PLANNING ACT

Made: October 21, 1999
Filed: November 12, 1999

Amending O. Reg. 834/81
(Restricted Areas — District of Sudbury,
Territorial District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99, 391/99, 393/99, 394/99 and 404/99. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

169. (1) Despite section 16 of the Order, a building, structure or use shall not be located closer than 23 metres from the centre line of the provincial Highway 68 on the lands described in subsection (3).

(2) Despite clause 17 (b) of the Order, no person shall erect any habitable building or structure on the lands described in subsection (3) within 10 metres of the high-water mark of any lake or river.

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Curtin in the Territorial District of Sudbury, being part of Lot 3 and part of Lot G in Lot 3 on Registered Plan 45-S surrendered portion of the Whitefish River Indian Reserve No. 4, designated as Parts 1 and 3 on Plan 53R-8315 deposited in the Land Registry Office for the Land Registry Division of Sudbury (No. 53).

KAREN SMITH
Manager
Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on October 21, 1999.

48/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—12—04

ONTARIO REGULATION 528/99

made under the
PLANNING ACT

Made: November 15, 1999

Filed: November 16, 1999

DELEGATION OF AUTHORITY — TOWN OF FORT FRANCES

1. (1) The authority of the Minister under the following provisions is delegated to the council of the Town of Fort Frances with respect to all applications made on or after December 1, 1999 for land in that municipality:

1. Subsection 50 (18) of the Act, to give approvals.
2. Section 51 of the Act, to approve a plan of subdivision.
3. Section 57 of the Act, to issue a certificate of validation.
4. Section 50 of the *Condominium Act*, to approve or exempt a condominium description.
5. Subsection 305 (2) of the *Municipal Act*.
6. Subsection 88 (3) of the *Registry Act*.
7. Section 146 of the *Land Titles Act*.

(2) The authority of the Minister under subsection 297 (10) of the *Municipal Act* is delegated to the council of the Town of Fort Frances with respect to all by-laws passed on or after December 1, 1999 for land in that municipality.

2. Despite section 1, all authority of the Minister under section 50 of the *Condominium Act* to approve or exempt a condominium description is delegated to the council of the Town of Fort Frances with respect to applications made before December 1, 1999 whose file numbers are set out in the Schedule.

3. (1) If any authority delegated under section 1 or 2 is further delegated to a committee of the council or to an appointed officer under subsection 5 (1) of the Act, the council shall forward to the Minister a certified copy of the delegating by-law within 15 days of its passing.

(2) The delegations of authority set out in this Regulation are not terminated by reason only that the condition set out in subsection (1) is not complied with.

4. This Regulation comes into force on December 1, 1999.

Schedule

59-CD-98001

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on November 15, 1999.

49/99

ONTARIO REGULATION 529/99

made under the
ONTARIO ENERGY BOARD ACT, 1998

Made: November 17, 1999

Filed: November 17, 1999

ASSESSMENTS IN 1999, 2000 AND 2001 OF BOARD EXPENSES AND EXPENDITURES

DEFINITIONS AND INTERPRETATION

1. (1) In this Regulation,

"assessment" means an assessment under subsection 26 (1) of the Act;

"distribute", with respect to electricity, has the same meaning as in Part V of the Act;

"expenditures" means expenses incurred and expenditures made by the Board in the exercise of its powers and duties under the Act or any other Act;

"transmit", with respect to electricity, has the same meaning as in Part V of the Act.

(2) For the purpose of this Regulation, the net Board expenditures for a period shall be determined in accordance with the following formula:

$$A = B - (C + D)$$

where,

A = the net Board expenditures for the period,

B = the total amount of expenditures made by the Board in the period, including expenditures made in respect of persons who are not liable to pay an assessment,

C = the total amount of fees paid to the Board under section 12 of the Act in the period, including fees paid by persons who are not liable to pay an assessment,

D = the total amount of costs paid to the Board under section 30 of the Act in the period, including costs paid by persons who are not liable to pay an assessment.

(3) Where this Regulation requires the Board to apportion an amount among the classes of persons who are liable to pay an assessment, the Board shall consider the following factors for each class:

1. The expenditures made by the Board in respect of that class, compared to the expenditures made by the Board in respect of the other classes.
2. The fees paid to the Board under section 12 of the Act by members of that class, compared to the fees paid to the Board under section 12 of the Act by members of the other classes.
3. The costs paid to the Board under section 30 of the Act by members of that class, compared to the costs paid to the Board under section 30 of the Act by members of the other classes.

4. Such other factors as the Board considers relevant to the apportionment.

- (4) For the purpose of subsection (3),

- (a) the expenditures made by the Board in respect of the class described in paragraph 2 of subsection 3 (1) shall be deemed to include expenditures made in respect of the Independent Electricity Market Operator;
- (b) the fees paid to the Board under section 12 of the Act by members of the class described in paragraph 2 of subsection 3 (1) shall be deemed to include fees paid by the Independent Electricity Market Operator; and
- (c) the costs paid to the Board under section 30 of the Act by members of the class described in paragraph 2 of subsection 3 (1) shall be deemed to include costs paid by the Independent Electricity Market Operator.

FREQUENCY OF ASSESSMENTS

2. The Board shall make an assessment once each year in 1999, 2000 and 2001.

LIABILITY TO PAY

3. (1) The following classes of persons are liable to pay an assessment for a year:

- Persons that, on September 30 in the year, were licensed to own or operate distribution systems within the meaning of Part V of the Act.
- Persons that, on September 30 in the year, were licensed to own or operate transmission systems within the meaning of Part V of the Act.
- Gas transmitters, gas distributors and storage companies that, on September 30 in the year, were subject to orders under section 36 of the Act.

- (2) For the purpose of paragraph 2 of subsection (1), a licence to direct the operation of a transmission system is not a licence to operate the transmission system.

- (3) The reference in paragraph 3 of subsection (1) to orders under section 36 of the Act shall be deemed to include orders made before November 7, 1998 under section 19 of the *Ontario Energy Board Act*.

INTERIM APPORTIONMENT AMONG CLASSES

4. (1) After September 30 in 1999, 2000 and 2001, the Board shall estimate the net Board expenditures for the fiscal year that will end on March 31 in the following year.

- (2) The amount of the estimate must be equal to the sum of the following amounts:

- The actual net Board expenditures for the period from April 1 to September 30 of the fiscal year.
- The amount that the Board forecasts as the net Board expenditures for the period from October 1 to March 31 of the fiscal year.

- (3) The Board shall apportion the amount of the estimate among the classes of persons who are liable to pay an assessment.

CALCULATION OF INDIVIDUAL AMOUNTS

5. (1) Not later than December 15, 1999, the Board shall determine the amount of the 1999 assessment for which each person who is a member of the class described in paragraph 1 of subsection 3 (1) is liable in accordance with the following formula:

$$E = (F + G) \times H$$

where, subject to section 11,

E = the amount of the assessment for which the person is liable,

F = the revenue received by the person during 1998 for the distributing of electricity,

G = the total revenue received during 1998 by all members of the class described in paragraph 1 of subsection 3 (1) for the distributing of electricity,

H = the amount apportioned under section 4 in 1999 to the class described in paragraph 1 of subsection 3 (1).

- (2) Subject to section 11, if a person distributed electricity in 1998 in accordance with an approval under section 113 of the *Power Corporation Act*, for the purpose of subsection (1), the revenue received by the person during 1998 for the distributing of electricity shall be deemed to be the revenue received by the person during 1998 for the distributing of electricity in accordance with the approval.

- (3) For the purpose of subsection (1),

- (a) the revenue received by Ontario Hydro Networks Company Inc. during 1998 for the distributing of electricity shall be deemed to be the revenue received by Ontario Hydro during 1998 for the distributing of electricity; and

- (b) the revenue received by Ontario Hydro Remote Communities Service Company Inc. during 1998 for the distributing of electricity shall be deemed to be zero.

6. (1) Not later than December 15 in 2000 and 2001, the Board shall determine the amount of the assessment for that year for which each person who is a member of the class described in paragraph 1 of subsection 3 (1) is liable in accordance with the following formula:

$$E = (F + G) \times H$$

where, subject to section 11,

E = the amount of the assessment for which the person is liable,

F = the annual revenue received by the person for the distributing of electricity in accordance with an order under section 78 of the Act, with the annual revenue determined for the 12 months ending on the last day of the person's fiscal year ending in the previous year,

G = the total annual revenue received by all members of the class described in paragraph 1 of subsection 3 (1) for the distributing of electricity in accordance with orders under section 78 of the Act, with the annual revenue for each member determined for the 12 months ending on the last day of the member's fiscal year ending in the previous year,

H = the amount apportioned under section 4 in the year to the class described in paragraph 1 of subsection 3 (1), adjusted in accordance with section 10.

- (2) The references in subsection (1) to orders under section 78 of the Act shall be deemed to include orders made under that section pursuant to section 129 of the Act.

(3) Subject to section 11, if a person distributed electricity during any period in 1999 in accordance with an approval under section 113 of the *Power Corporation Act*, for the purpose of subsection (1), the revenue received by the person during that period for the distributing of electricity in accordance with an order under section 78 of the *Ontario Energy Board Act, 1998* shall be deemed to be the revenue received by the person during that period for the distributing of electricity in accordance with the approval under section 113 of the *Power Corporation Act*.

(4) For the purpose of subsection (1),

- (a) the revenue received by Ontario Hydro Networks Company Inc. during the period from January 1, 1999 to March 31, 1999 for the distributing of electricity in accordance with an order under section 78 of the Act shall be deemed to be the revenue received by Ontario Hydro during that period for the distributing of electricity; and
- (b) the revenue received by Ontario Hydro Remote Communities Service Company Inc. during the period from January 1, 1999 to March 31, 1999 for the distributing of electricity in accordance with an order under section 78 of the Act shall be deemed to be zero.

7. (1) Not later than December 15, 1999, the Board shall determine the amount of the 1999 assessment for which each person who is a member of the class described in paragraph 2 of subsection 3 (1) is liable in accordance with the following formula:

$$J = (K + L) \times M$$

where, subject to section 11,

J = the amount of the assessment for which the person is liable,

K = the revenue received by the person during 1998 for the transmitting of electricity,

L = the total revenue received during 1998 by all members of the class described in paragraph 2 of subsection 3 (1) for the transmitting of electricity,

M = the amount apportioned under section 4 in 1999 to the class described in paragraph 2 of subsection 3 (1).

(2) For the purpose of subsection (1), the revenue received by Ontario Hydro Networks Company Inc. during 1998 for the transmitting of electricity shall be deemed to be the revenue received by Ontario Hydro during 1998 for the transmitting of electricity.

8. (1) Not later than December 15 in 2000 and 2001, the Board shall determine the amount of the assessment for that year for which each person who is a member of the class described in paragraph 2 of subsection 3 (1) is liable in accordance with the following formula:

$$J = (K + L) \times M$$

where, subject to section 11,

J = the amount of the assessment for which the person is liable,

K = the annual revenue received by the person for the transmitting of electricity in accordance with an order under section 78 of the Act, with the annual revenue determined for the 12 months ending on the last day of the person's fiscal year ending in the previous year,

L = the total annual revenue received by all members of the class described in paragraph 2 of subsection 3 (1) for the transmitting

of electricity in accordance with orders under section 78 of the Act, with the annual revenue for each member determined for the 12 months ending on the last day of the member's fiscal year ending in the previous year,

M = the amount apportioned under section 4 in the year to the class described in paragraph 2 of subsection 3 (1), adjusted in accordance with section 10.

(2) The references in subsection (1) to orders under section 78 of the Act shall be deemed to include orders made under that section pursuant to section 129 of the Act.

(3) For the purpose of subsection (1), the revenue received by Ontario Hydro Networks Company Inc. during the period from January 1, 1999 to March 31, 1999 for the transmitting of electricity in accordance with an order under section 78 of the Act shall be deemed to be the revenue received by Ontario Hydro during that period for the transmitting of electricity.

9. (1) Not later than December 15 in 1999, 2000 and 2001, the Board shall determine the amount of the assessment for that year for which each person who is a member of the class described in paragraph 3 of subsection 3 (1) is liable in accordance with the following formula:

$$N = ((P \times (Q + R)) + ((1 - P) \times (S + T))) \times U$$

where, subject to section 11,

N = the amount of the assessment for which the person is liable,

P = a number between zero and 1, inclusive, selected by the Board in accordance with subsections (2) and (3),

Q = the number of meters used by the person to measure gas distributed in accordance with an order under section 36 of the Act, determined as of the last day of the person's fiscal year that ended in the previous year,

R = the total number of meters used by all members of the class described in paragraph 3 of subsection 3 (1) to measure gas distributed in accordance with orders under section 36 of the Act, with the number of meters used by each member determined as of the last day of the member's fiscal year that ended in the previous year,

S = the annual revenue received by the person for the transmission, distribution and storage of gas in accordance with an order under section 36 of the Act, with the annual revenue determined for the 12 months ending on the last day of the person's fiscal year ending in the previous year,

T = the annual revenue received by all members of the class described in paragraph 3 of subsection 3 (1) for the transmission, distribution and storage of gas in accordance with orders under section 36 of the Act, with the annual revenue for each member determined for the 12 months ending on the last day of the member's fiscal year ending in the previous year,

U = the amount apportioned under section 4 in the year to the class described in paragraph 3 of subsection 3 (1), adjusted in accordance with section 10.

(2) For the purpose of the definition of "P" in subsection (1), the Board shall select a number between zero and 1, inclusive, that in the opinion of the Board will result in an equitable apportionment of liability for the assessment among the members of the class described in paragraph 3 of subsection 3 (1).

(3) The number selected under subsection (2) shall be used for all members of the class described in paragraph 3 of subsection 3 (1).

(4) The references in subsection (1) to orders under section 36 of the Act shall be deemed to include orders made before November 7, 1998 under section 19 of the *Ontario Energy Board Act*.

10. (1) The amount apportioned under section 4 in a year to a class described in subsection 3 (1) shall be adjusted by,

- (a) adding the amount, if any, by which the amount apportioned to the class under section 13 in the year exceeds the amount apportioned to the class under section 4 in the previous year; and
- (b) deducting the amount, if any, by which the amount apportioned to the class under section 4 in the previous year exceeds the amount apportioned to the class under section 13 in the year.

(2) This section does not apply to an assessment made before March 31, 2000.

11. (1) For the purpose of any calculation made in a year under section 5, 6, 7, 8 or 9 that involves the revenue received or the number of meters used by a person, the Board may use a figure determined by the Board for the revenue or number of meters if,

- (a) the person did not exist in the previous year or did not have a fiscal year that ended in the previous year; or
- (b) the revenue received or number of meters used by the person has significantly changed, as a result of an amalgamation, acquisition, sale or similar transaction that involved the person, since the beginning of the person's fiscal year that ended in the previous year.

(2) The Board shall determine the figure in a manner that, in the opinion of the Board, will result in an equitable apportionment of liability for the assessment among the members of the classes described in subsection 3 (1).

NOTICE OF ASSESSMENT

12. (1) The Board shall cause notice to be given, not later than December 15 in 1999, 2000 and 2001, to every person who is a member of a class described in subsection 3 (1) of the amount of the assessment for that year for which the person is liable.

(2) The person shall pay the amount not later than January 31 in the year following the year the notice was given.

(3) Notice under subsection (1) is sufficiently given if,

- (a) it is delivered personally to the person;
- (b) it is sent by registered mail to the person at the latest postal address for the person that appears in the Board's records;
- (c) it is faxed to the person at the latest fax number for the person that appears in the Board's records; or
- (d) it is sent by electronic mail to the person at the latest electronic mail address for the person that appears in the Board's records.

FINAL CALCULATIONS

13. (1) After March 31 in 2000, 2001 and 2002, the Board shall determine the actual net Board expenditures for the fiscal year that ended on that day.

(2) The Board shall apportion the amount of the actual net Board expenditures among the classes of persons who are liable to pay an assessment.

PROVISION OF INFORMATION

14. The Board may require any member of a class described in subsection 3 (1) to provide the Board with information that the Board considers necessary for the purpose of administering this Regulation, within the time specified by the Board and in the form or format specified by the Board.

REVOCATION

15. This Regulation is revoked on September 1, 2002.

49/99

ONTARIO REGULATION 530/99 made under the AGGREGATE RESOURCES ACT

Made: November 3, 1999
Filed: November 18, 1999

Amending O. Reg. 244/97
(General)

Note: Since the end of 1998, Ontario Regulation 244/97 has been amended by Ontario Regulation 489/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 5 of Schedule 2 to Ontario Regulation 244/97 is revoked and the following substituted:

- 5. Those parts of the Territorial District of Algoma consisting of,
 - (a) the Village of Hilton Beach;
 - (b) the townships of Hilton, Jocelyn, Johnson, Laird, Macdonald, Meredith and Aberdeen Additional, St. Joseph, Tarbutt and Tarbutt Additional; and

RÈGLEMENT DE L'ONTARIO 530/99 pris en application de la LOI SUR LES RESSOURCES EN AGRÉGATS

pris le 3 novembre 1999
déposé le 18 novembre 1999

modifiant le Règl. de l'Ont. 244/97
(Dispositions générales)

Remarque : Depuis la fin de 1998, le Règlement de l'Ontario 244/97 a été modifié par le Règlement de l'Ontario 489/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 5 de l'annexe 2 du Règlement de l'Ontario 244/97 est abrogé et remplacé par ce qui suit :

- 5. Les parties suivantes du district territorial d'Algoma :
 - a) le village de Hilton Beach;
 - b) les cantons de Hilton, de Jocelyn, de Johnson, de Laird, de Macdonald, de Meredith et d'Aberdeen Additional, de St. Joseph, de Tarbutt et Tarbutt Additional;

- (c) the geographical townships of Anderson, Archibald, Chesley Additional, Dennis, Deroche, Duncan, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Jarvis, Kars, Kehoc, Ley, Pennefather, Aweres, Shields, Tilley, Tupper and VanKoughnet.

- c) les cantons géographiques d'Anderson, d'Archibald, de Chesley Additional, de Dennis, de Deroche, de Duncan, de Fenwick, de Fisher, de Gaudette, de Havilland, de Herrick, de Hodgins, de Jarvis, de Kars, de Kehoc, de Ley, de Pennefather, d'Aweres, de Shields, de Tilley, de Tupper et de VanKoughnet.

49/99

ONTARIO REGULATION 531/99made under the
PROVINCIAL OFFENCES ACT

Made: November 17, 1999

Filed: November 18, 1999

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Since the end of 1998, Regulation 950 has been amended by Ontario Regulations 93/99 and 349/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Items 4 and 5 of Schedule 77 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked.

2. The Regulation is amended by adding the following Schedules:

Schedule 77.1Ontario Regulation 326/94 under the *Public Lands Act*

ITEM	COLUMN 1	COLUMN 2
1.	Non-resident over 18 years old — camp on Crown land without permit	clause 2 (1) (a)
2.	Non-resident — fail to vacate Crown land on expiry, surrender or cancellation of permit	subsection 3 (2)
3.	Non-resident — fail to remove camping unit on expiry, surrender or cancellation of permit	subsection 3 (2)
4.	Non-resident — fail to produce camping permit on request	section 4
5.	Non-resident — fail to produce camping unit rental agreement on request	section 4

Schedule 77.2Ontario Regulation 453/96 under the *Public Lands Act*

ITEM	COLUMN 1	COLUMN 2
1.	Construct building on public land without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (a)
2.	Construct trail on public land without work permit, <i>Public Lands Act</i> instrument or <i>Crown Forest Sustainability Act</i> , 1994 authorization	clause 2 (1) (b)
3.	Construct water crossing on public land without work permit, <i>Public Lands Act</i> instrument or <i>Crown Forest Sustainability Act</i> , 1994 authorization	clause 2 (1) (b)
4.	Construct road on public land without work permit, <i>Public Lands Act</i> instrument or <i>Crown Forest Sustainability Act</i> , 1994 authorization	clause 2 (1) (b)
5.	Dredge shore lands without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (c)
6.	Fill shore lands without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (d)
7.	Remove aquatic vegetation from shore lands in prescribed area north of Highway 401 without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (e)
8.	Remove more than 100 square metres of aquatic vegetation annually from shore lands in prescribed area south of Highway 401 without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (f)
9.	Construct structure occupying more than 15 square metres of shore lands without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (g)
10.	Place structure occupying more than 15 square metres of shore lands without work permit or <i>Public Lands Act</i> instrument	clause 2 (1) (g)

49/99

ONTARIO REGULATION 532/99
made under the
ENDANGERED SPECIES ACT

Made: November 17, 1999
Filed: November 18, 1999

Amending Reg. 328 of R.R.O. 1990
(Endangered Species)

Note: Regulation 328 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Schedule 1 to Regulation 328 of the Revised Regulations of Ontario, 1990 is amended by adding the following items:

17. *Protonotaria citrea* commonly known as Prothonotary Warbler.

18. *Rallus elegans* commonly known as King Rail.

49/99

ONTARIO REGULATION 533/99
made under the
PSYCHOLOGY ACT, 1991

Made: August 23, 1999
Approved: November 17, 1999
Filed: November 18, 1999

Revoking O. Reg. 919/93
(Elections)

1. Ontario Regulation 919/93 is revoked.

COUNCIL OF THE COLLEGE OF PSYCHOLOGISTS OF ONTARIO:

RONALD MYHR
President

CATHERINE YARROW
Registrar

Dated on August 23, 1999.

49/99

ONTARIO REGULATION 534/99
made under the
PSYCHOLOGY ACT, 1991

Made: August 23, 1999
Approved: November 17, 1999
Filed: November 18, 1999

Revoking O. Reg. 621/93
(Committee Composition)

1. Ontario Regulation 621/93 is revoked.

COUNCIL OF THE COLLEGE OF PSYCHOLOGISTS OF ONTARIO:

RONALD MYHR
President

CATHERINE YARROW
Registrar

Dated on August 23, 1999.

49/99

ONTARIO REGULATION 535/99
made under the
PSYCHOLOGY ACT, 1991

Made: August 23, 1999
Approved: November 17, 1999
Filed: November 18, 1999

Amending O. Reg. 209/94
(General)

Note: Ontario Regulation 209/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Parts I and II of Ontario Regulation 209/94 are revoked.

COUNCIL OF THE COLLEGE OF PSYCHOLOGISTS OF ONTARIO:

RONALD MYHR
President

CATHERINE YARROW
Registrar

Dated on August 23, 1999.

49/99

ONTARIO REGULATION 536/99
made under the
DENTAL HYGIENE ACT, 1991

Made: September 24, 1999
Approved: November 17, 1999
Filed: November 18, 1999

Revoking O. Reg. 863/93
(Registration)

1. Ontario Regulations 863/93, 745/94, 129/97 and 606/98 are revoked.

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

FRAN RICHARDSON
Registrar

EVIE F. JESIN
President

Dated on September 24, 1999.

49/99

ONTARIO REGULATION 537/99
made under the
DENTAL HYGIENE ACT, 1991

Made: September 24, 1999
Approved: November 17, 1999
Filed: November 18, 1999

Amending O. Reg. 218/94
(General)

Note: Ontario Regulation 218/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 218/94 is amended by adding the following Part:

PART VII REGISTRATION

27. The following are prescribed as classes of certificates of registration:

1. General.
2. Specialty.
3. Inactive.

28. A person may apply for a certificate of registration in a class set out in section 27 by submitting a completed application to the Registrar, in the manner specified by the Registrar, together with all required supporting documentation and the application fee.

29. (1) It is a registration requirement for a certificate of registration of any class that the applicant provide details of any of the following that relate to the applicant:

1. Any charge for a criminal offence or an offence related to the regulation of the practice of the profession unless the ensuing proceedings concluded with a verdict of not guilty.
2. A finding of professional misconduct, incompetency or incapacity, or any like finding, in Ontario in relation to another profession, or in another jurisdiction in relation to the profession or another profession.
3. A current proceeding for professional misconduct, incompetency or incapacity, or any like proceeding, in Ontario in relation to another profession, or in another jurisdiction in relation to the profession or another profession.
4. An unsuccessful application for registration as a dental hygienist in Ontario or another jurisdiction.
5. An attempt to pass a licensing examination in Ontario or another jurisdiction that has not, at the time of the application, resulted in a passing grade.

(2) An applicant shall provide the information referred to in subsection (1) upon application or, if an event referred to in subsection (1) occurs after the application is submitted but before a certificate of registration is issued, immediately after the event occurs.

30. It is a condition of a certificate of registration of any class that the member provide the College with details of any of the following that relate to the member and that occur or arise after the registration of the member:

1. Any charge for a criminal offence or an offence related to the regulation of the practice of the profession unless the ensuing proceedings concluded with a verdict of not guilty.
2. A finding of professional misconduct, incompetency or incapacity, or any like finding, in Ontario in relation to another profession, or in another jurisdiction in relation to the profession or another profession.
3. A proceeding for professional misconduct, incompetency or incapacity, or any like proceeding, in Ontario in relation to another profession, or in another jurisdiction in relation to the profession or another profession.

31. (1) An applicant for the issuance of a general certificate of registration must meet the following non-exemptible registration requirements:

1. The applicant must have,

- i. successfully completed a program of at least two years in dental hygiene that at the time of the applicant's graduation was accredited by the Commission on Dental Accreditation of Canada or by the American Dental Association Commission on Dental Accreditation,
- ii. successfully completed a program of at least two years in dental hygiene that the Registration Committee considers to be equivalent to a program referred to in subparagraph i,
- iii. successfully completed some courses in two or more of the programs referred to in subparagraphs i and ii if the Registration Committee considers the courses to be equivalent to having successfully completed a program referred to in subparagraph i, or
- iv. in the case of an applicant who has previously held a certificate of registration under the Act or under a predecessor of the Act but does not hold a certificate at the time of application, successfully completed a program of study in dental hygiene that the Registration Committee considers to be substantially similar to a program referred to in subparagraph i.

2. The applicant must be the holder of a certificate issued by the National Dental Hygiene Certification Board or, if the applicant is not eligible to sit for the National Dental Hygiene Certification Examination but otherwise meets the registration requirements, must have successfully completed the written certification examination set or approved by the Registration Committee.

3. The applicant must have successfully completed a clinical competency assessment set or approved by the Registration Committee, unless the applicant has successfully completed a program referred to in subparagraph 1 i.

4. An applicant who submits to an examination or assessment referred to in paragraph 2 or 3 must pay the applicable examination fees and assessment fees.

5. The applicant must provide proof of eligibility to acquire the amount of professional liability insurance set out in the by-laws and prior to the issuance of a certificate, must show proof of actual coverage.

(2) The College shall provide the applicant with a copy of the list of programs referred to in subparagraph 1 i of subsection (1) upon request.

32. The following are registration requirements for a general certificate of registration:

1. If the applicant has previously practised dental hygiene or another profession in Ontario or in any other jurisdiction, there must be no findings of, and no current proceeding involving an allegation of, professional misconduct, incompetence or incapacity or any like finding or proceeding against the applicant that affects the fitness of the applicant to practise the profession.

2. The applicant must not have been charged with an offence that affects the fitness of the applicant to engage in the practice of the profession unless the ensuing proceedings concluded with a verdict of not guilty.

3. If the applicant completed a program referred to in paragraph 1 of subsection 31 (1) more than three years before the date of the application for registration, the applicant must,

- i. within 18 months before the day the general certificate of registration is issued, have successfully completed either,

A. a refresher course set or approved by the Registration Committee, or

- B. a professional competency assessment as set or approved by the Registration Committee and, if recommended by the professional competency assessment, upgrading courses as set or approved by the Registration Committee, or
- ii. have been practising dental hygiene in a jurisdiction outside Ontario within the three years before the issuance of the certificate of registration in a manner that demonstrates that he or she could meet the current standards of practice in Ontario and provide the Registration Committee with a letter of good standing from any such jurisdiction.
4. The applicant must be a Canadian citizen or a permanent resident of Canada or be authorized under the *Immigration Act* (Canada) to engage in the practice of the profession.
5. The applicant must be able to speak and write either English or French with reasonable fluency.
33. The following are conditions of a general or specialty certificate of registration:
1. The member's certificate of registration is suspended if the member ceases to be a Canadian citizen or a permanent resident of Canada or to be authorized under the *Immigration Act* (Canada) to engage in the practice of the profession.
 2. The member's certificate of registration is suspended if the member ceases to maintain the professional liability insurance.
34. (1) The following are non-exemptible registration requirements for a specialty certificate of registration as a restorative dental hygienist:
1. The applicant must be the holder of a general certificate of registration.
 2. The applicant must have,
 - i. successfully completed a specialty program in restorative dental hygiene that at the time of the applicant's graduation was accredited by the Commission on Dental Accreditation of Canada or by the American Dental Association Commission on Dental Accreditation,
 - ii. successfully completed a specialty program in restorative dental hygiene that the Registration Committee considers to be equivalent to the specialty program referred to in subparagraph i, or
 - iii. in the case of an applicant who has previously held a certificate of registration under the Act or under a predecessor of the Act but does not hold a certificate at the time of application, successfully completed a program of study in restorative dental hygiene that the Registration Committee considers to be substantially similar to a program referred to in subparagraph i.
 3. If the applicant completed a specialty program referred to in paragraph 2 more than three years prior to the date of the application for a specialty certificate of registration, the applicant must,
 - i. within 18 months before the day the specialty certificate of registration is issued, have successfully completed either,
 - A. a specialty refresher course set or approved by the Registration Committee, or
 - B. a professional competency assessment as set or approved by the Registration Committee and, if recommended by the professional competency assessment, upgrading courses as set or approved by the Registration Committee, or
 - ii. have been practising restorative dental hygiene in a jurisdiction outside Ontario within the three years before the issuance of the certificate of registration in a manner that demonstrates that the applicant could meet current standards of practice in Ontario and provide the Registration Committee with a letter of good standing from any such jurisdiction.
 4. The applicant, other than an applicant who has successfully completed a program referred to in subparagraph 2 i, must have successfully completed a specialty assessment set or approved by the Registration Committee and complied with all requirements associated with the assessment, including payment of the examination fees.
- (2) The College shall provide the applicant with a copy of the list of programs referred to in subparagraph 2 i of subsection (1) upon request.
- (3) Only a member who holds a specialty certificate shall use the title "restorative dental hygienist", a variation or abbreviation or an equivalent in another language.
35. (1) It is a non-exemptible registration requirement for an inactive certificate of registration that the applicant must,
- (a) be a member who has previously been the holder of a general certificate of registration; or
 - (b) meet the non-exemptible requirements of paragraphs 1, 2, 3 and 4 of subsection 31 (1) and the registration requirements of paragraphs 1, 2, 4 and 5 of section 32.
- (2) It is a condition of an inactive certificate of registration that the member not practise as a dental hygienist in Ontario.
36. (1) A member who holds an inactive certificate of registration may, upon application, be issued a general certificate of registration or, if appropriate, a specialty certificate of registration if the member continues to meet the requirements of paragraphs 1, 2, 4 and 5 of section 32 and meets at least one of the following registration requirements:
1. The member has been the holder of an inactive certificate of registration for three years or less, and he or she held a general or specialty certificate of registration for at least three consecutive years prior to being issued the inactive certificate.
 2. The member has been the holder of an inactive certificate of registration for three years or less, and, in his or her previous practice of dental hygiene, the member demonstrated that he or she could meet the current standards of practice in Ontario.
 3. The member,
 - i. has been practising dental hygiene outside of Ontario in a manner that demonstrates he or she could meet the current standards of practice in Ontario, and
 - ii. provides a letter of good standing from the governing body in the jurisdiction or jurisdictions in which he or she has practised within the last three years.
 4. The member has, within 18 months before the day the general or specialty certificate of registration is issued, successfully completed,
 - i. a refresher course set or approved by the Registration Committee, or

- ii. a professional competency assessment as set or approved by the Registration Committee and, if recommended by the professional competency assessment, upgrading courses as set or approved by the Registration Committee.

(2) The member must submit to the College proof of having professional liability insurance in the amount set out in the by-laws before being issued a general or specialty certificate of registration.

37. (1) If a member fails to provide the annual information return required by the by-laws, the Registrar may send the member notice that he or she must comply within 60 days of receiving the notice.

(2) If the member fails to provide an information return within 60 days of receiving the notice under subsection (1), the Registrar may suspend the member's certificate of registration.

(3) The Registrar may lift the suspension of a certificate suspended under subsection (2) if the member provides the information required under the by-laws and pays any outstanding fees and penalties, including a reinstatement fee in an amount set out in the by-laws.

38. (1) If the Registrar suspends or revokes a member's certificate of registration for failure to pay a prescribed fee, the Registrar may lift the suspension or issue a new certificate on the payment of,

- (a) the fee the member failed to pay;
- (b) the fees that would have been payable had the member's certificate not been suspended, to a maximum of two years annual fees;
- (c) all outstanding fees, costs or expenses or any penalties imposed by a committee of the College; and
- (d) any applicable penalties, including the reinstatement fee in an amount set out in the by-laws.

(2) If a person whose certificate of registration has been revoked or suspended as a result of disciplinary or incapacity proceedings applies to have a new certificate issued or the suspension lifted, and the Registrar is directed under the *Health Professions Procedural Code* to issue the new certificate or lift the suspension, the Registrar may do so on the payment of,

- (a) all outstanding fees, costs or expenses or any penalties imposed by a committee of the College; and
- (b) any applicable penalties, including the reinstatement fee in an amount set out in the by-laws.

(3) If the Registrar suspends a member's certificate of registration for failure to provide proof of professional liability insurance, the Registrar may lift the suspension on the receipt of proof of such insurance and the payment of the reinstatement fee in an amount set out in the by-laws.

(4) A certificate of registration that has been suspended by the Registrar is deemed to have been revoked the day after the second anniversary of the event that gave rise to the suspension, if the suspension is still in effect at that time.

(5) A member may be reinstated if the member applies for reinstatement and pays the required fees before the deemed revocation described in subsection (4).

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

FRAN RICHARDSON
Registrar

EVIE F. JESIN
President

Dated on September 24, 1999.

49/99

ONTARIO REGULATION 538/99 made under the PUBLIC HOSPITALS ACT

Made: November 30, 1998
Approved: November 17, 1999
Filed: November 18, 1999

Amending Reg. 965 of R.R.O. 1990
(Hospital Management)

Note: Regulation 965 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Clauses 19 (4) (d) and (e) of Regulation 965 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(d) all diagnostic imaging records of the patient, including any videotape of a diagnostic imaging examination or test of the patient if the videotape constitutes the only diagnostic imaging record of the examination or test;

(2) Subsection 19 (4) of the Regulation is amended by adding the following clause:

(j.1) results of diagnostic imaging examinations or tests;

(3) Clause 19 (4) (k) of the Regulation is revoked and the following substituted:

(k) reports made by a physician, dentist or midwife with respect to the patient of,

(i) all consultations,

(ii) all investigative procedures,

(iii) all operations, anaesthesia and recoveries,

(iv) results of diagnostic imaging examinations or tests, and

(v) a post-mortem examination, if one has been performed, where the patient dies in the hospital;

(4) Clauses 19 (5) (d) and (e) of the Regulation are revoked and the following substituted:

(d) all diagnostic imaging records of the out-patient, including any videotape of a diagnostic imaging examination or test of the out-patient if the videotape constitutes the only diagnostic imaging record of the examination or test;

(5) Subsection 19 (5) of the Regulation is amended by adding the following clause:

(h.1) results of diagnostic imaging examinations or tests;

(6) Clause 19 (5) (i) of the Regulation is revoked and the following substituted:

(i) all reports of investigative procedures carried out on the out-patient in the hospital and all reports of the results of diagnostic imaging examinations or tests;

2. (1) Subsection 20 (3) of the Regulation is amended by inserting "other than a record to which subsection (4) or (5) applies" after "thereof" in the first line.

(2) Section 20 of the Regulation is amended by adding the following subsections:

(4) A hospital shall retain a diagnostic imaging record of a patient, other than a diagnostic imaging record referred to in subsection (5),

(a) in the case of the record of a patient or out-patient who is 18 years old or older, for at least five years after the day on which the diagnostic imaging record is created; and

(b) in the case of the record of a patient or out-patient who is under 18 years of age, for at least five years after the eighteenth anniversary of the birth of the patient or out-patient to whom the imaging diagnostic record relates.

(5) A hospital shall retain a diagnostic imaging record of a diagnostic imaging examination of the breast, including a mammogram or breast ultrasound imaging record,

(a) in the case of the record of a patient or out-patient who is 18 years old or older, for at least 10 years after the day on which the diagnostic imaging record is created; and

(b) in the case of the record of a patient or out-patient who is under 18 years of age, for at least 10 years after the eighteenth anniversary of the birth of the patient or out-patient to whom the imaging diagnostic record relates.

sary of the birth of the patient or out-patient to whom the imaging diagnostic record relates.

(6) A hospital is not required under this section to retain any videotape of a diagnostic imaging examination or test of a patient unless the videotape constitutes the only diagnostic imaging record of the examination or test.

(7) Despite subsections (3), (4) and (5), if before the end of a period referred to in those subsections, a hospital receives notice of a court action, or of an investigation, assessment, inspection, inquest or other inquiry referred to in subsection (8), relating to the treatment of a patient in the hospital, the hospital shall retain the applicable records until,

(a) in the case of a court action, the action is finally disposed of; or

(b) in the case of an investigation, assessment, inspection, inquest or other inquiry referred to in subsection (8), it has been completed and any subsequent hearing is finally disposed of.

(8) Subsection (7) applies if a hospital receives notice of the following:

1. An investigation, assessment, inspection or other inquiry by a committee of a College of a health profession set out in Schedule 1 to the *Regulated Health Professions Act, 1991*.

2. An inspection by the Medical Review Committee or by a practitioner review committee under the *Health Insurance Act*.

3. An investigation or inquest by a coroner under the *Coroners Act*.

ELIZABETH WITMER
Minister of Health and Long-Term Care

Dated on November 30, 1998.

49/99

ONTARIO REGULATION 539/99
made under the
FAIRNESS IS A TWO-WAY STREET ACT
(CONSTRUCTION LABOUR MOBILITY), 1999

Made: November 17, 1999
Filed: November 18, 1999

**DESIGNATION UNDER SECTION 25
OF THE ACT**

1. Quebec is a designated jurisdiction for the purposes of all of the provisions of the Act other than Part I (Construction Contractors), Part II (Construction Workers), Part IV (Retail Sales Tax Enforcement) and subsection 24 (2).

2. Ontario Regulation 321/99 is revoked.

RÈGLEMENT DE L'ONTARIO 539/99
pris en application de la
**LOI DE 1999 PORTANT QUE LA JUSTICE N'EST PAS À
SENS UNIQUE (MOBILITÉ DE LA MAIN-D'OEUVRE
DANS L'INDUSTRIE DE LA CONSTRUCTION)**

pris le 17 novembre 1999
déposé le 18 novembre 1999

**DÉSIGNATION AUX TERMES DE
L'ARTICLE 25 DE LA LOI**

1. Le Québec est un territoire désigné pour l'application de toutes les dispositions de la Loi sauf la partie I (entrepreneurs en construction), la partie II (travailleurs de la construction), la partie IV (recouvrement de la taxe de vente au détail) et le paragraphe 24 (2).

2. Le Règlement de l'Ontario 321/99 est abrogé.

ONTARIO REGULATION 540/99
made under the
TRADES QUALIFICATION AND
APPRENTICESHIP ACT

Made: November 17, 1999
Filed: November 19, 1999

Amending O. Reg. 296/96
(Motive Power Equipment)

Note: Ontario Regulation 269/96 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Ontario Regulation 269/96 is amended by adding the following definition:

“automotive electronic accessory technician” means a person who installs or repairs electronic accessories in motor vehicles and heavy trucks;

2. Section 2 of the Regulation is amended by adding the following paragraph:

1.1 Automotive electronic accessory technician.

3. The Table to subsection 3 (3) of the Regulation is amended by adding the following item:

Automotive electronic accessory technician	4000
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49/99

ONTARIO REGULATION 541/99
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: November 17, 1999
Filed: November 19, 1999

Amending O. Reg. 784/93
(Adoption of Training Requirements)

Note: Ontario Regulation 784/93 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The Schedule to Ontario Regulation 784/93 is amended by adding the following item:

3.0.1 Automotive electronic accessory technician	O. Reg 540/99
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ONTARIO REGULATION 542/99
made under the
FARM PRODUCTS MARKETING ACT

Made: November 11, 1999
Filed: November 19, 1999

Amending Reg. 431 of R.R.O. 1990
(Soybeans — Marketing)

Note: Since the end of 1998, Regulation 431 has been amended by Ontario Regulation 463/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 4 of Regulation 431 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

(f.1) authorizing the fixing of prompt payment discounts, delayed payment penalties and interest on licence fees owing by any person engaged in the producing or marketing of soybeans;

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on November 11, 1999.

49/99

49/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—12—11

ONTARIO REGULATION 543/99 made under the COURTS OF JUSTICE ACT

Made: October 27, 1999
Approved: November 24, 1999
Filed: November 26, 1999

Amending O. Reg. 704/91
(Toronto Family Case Management Rule)

Note: Ontario Regulation 704/91 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subrule 1.01 (1) of Ontario Regulation 704/91 is amended by striking out the portion before paragraph 1 and substituting the following:

Scope

(1) These rules apply to proceedings in the Superior Court of Justice and the Ontario Court of Justice that are commenced in the part of the City of Toronto that was known as the City of Toronto before January 1, 1998 and belong to the following categories:

(2) Subrule 1.01 (2) of the Regulation is amended by striking out "Rules of the Ontario Court (Provincial Division)" and substituting "Family Law Rules".

(3) Subrule 1.01 (3) of the Regulation is amended by striking out "Rules of the Ontario Court (Provincial Division)" and substituting "Family Law Rules".

2. (1) The definition of "originating document" in rule 1.03 of the Regulation is amended,

(a) by striking out "Ontario Court (General Division)" and substituting "Superior Court of Justice"; and

(b) by striking out "Ontario Court (Provincial Division)" and substituting "Ontario Court of Justice".

(2) The French version of the definition of "registrar" in rule 1.03 of the Regulation is amended by striking out "Cour de l'Ontario (Division générale)" and substituting "Cour supérieure de justice".

(3) The definition of "rules of court" in rule 1.03 of the Regulation is amended by striking out "Rules of the Ontario Court (Provincial Division)" and substituting "Family Law Rules".

3. (1) The heading to rule 2.01 of the Regulation is amended by striking out "GENERAL DIVISION" and substituting "SUPERIOR COURT OF JUSTICE".

(2) The heading to subrule 2.01 (1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(3) Subrule 2.01 (1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

4. (1) The heading to rule 2.04 of the Regulation is amended by striking out "PROVINCIAL DIVISION" and substituting "ONTARIO COURT OF JUSTICE".

RÈGLEMENT DE L'ONTARIO 543/99 pris en application de la LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 27 octobre 1999
approuvé le 24 novembre 1999
déposé le 26 novembre 1999

modifiant le Règl. de l'Ont. 704/91
(Règles de gestion des causes en droit de la famille de Toronto)

Remarque : Le Règlement de l'Ontario 704/91 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. (1) Le paragraphe 1.01 (1) du Règlement de l'Ontario 704/91 est modifié par substitution de ce qui suit à la partie qui précède la disposition 1 :

Champ d'application

(1) Les présentes règles s'appliquent aux instances qui sont introduites devant la Cour supérieure de justice et la Cour de justice de l'Ontario dans la partie de la cité de Toronto connue sous le nom de cité de Toronto avant le 1^{er} janvier 1998 et qui appartiennent aux catégories suivantes :

(2) Le paragraphe 1.01 (2) du Règlement est modifié par substitution de «Règles en matière de droit de la famille» à «Règles de la Cour de l'Ontario (Division provinciale)».

(3) Le paragraphe 1.01 (3) du Règlement est modifié par substitution de «Règles en matière de droit de la famille» à «Règles de la Cour de l'Ontario (Division provinciale)».

2. (1) La définition de «document introductif» à la règle 1.03 du Règlement est modifiée :

a) par substitution de «Cour supérieure de justice» à «Cour de l'Ontario (Division générale)»; et

b) par substitution de «Cour de justice de l'Ontario» à «Cour de l'Ontario (Division provinciale)».

(2) La version française de la définition de «greffier» à la règle 1.03 du Règlement est modifiée par substitution de «Cour supérieure de justice» à «Cour de l'Ontario (Division générale)».

(3) La définition de «règles de pratique» à la règle 1.03 du Règlement est modifiée par substitution de «Règles en matière de droit de la famille» à «Règles de la Cour de l'Ontario (Division provinciale)».

3. (1) Le titre de la règle 2.01 du Règlement est modifié par substitution de «COUR SUPÉRIEURE DE JUSTICE» à «DIVISION GÉNÉRALE».

(2) Le titre du paragraphe 2.01 (1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(3) Le paragraphe 2.01 (1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

4. (1) Le titre de la règle 2.04 du Règlement est modifié par substitution de «COUR DE JUSTICE DE L'ONTARIO» à «DIVISION PROVINCIALE».

(2) Subrule 2.04 (1) of the Regulation is amended by striking out "Provincial Division" in the amendment of 1994 and substituting "Ontario Court of Justice".

(3) Subrule 2.04 (2) of the Regulation is revoked and the following substituted:

Late filings generally not accepted

(2) In the Ontario Court of Justice, the registrar shall not accept a document for filing after the expiry of a time prescribed under these rules, except by direction of the case management judge.

5. (1) The heading to rule 2.05 of the Regulation is amended by striking out "GENERAL DIVISION" and substituting "SUPERIOR COURT OF JUSTICE".

(2) Subrule 2.05 (1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

6. (1) The heading to rule 2.08 of the Regulation is amended by striking out "GENERAL DIVISION" and substituting "SUPERIOR COURT OF JUSTICE".

(2) Subrule 2.08 (1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

7. (1) The heading to subrule 3.01 (0.1) of the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(2) Subrule 3.01 (0.1) of the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(3) The heading to subrule 3.01 (0.2) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(4) Subrule 3.01 (0.2) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(5) The heading to subrule 3.01 (4.1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(6) Subrule 3.01 (4.1) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

8. (1) The heading to subrule 3.02 (1) of the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(2) Subrule 3.02 (1) of the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(3) The heading to subrule 3.02 (2) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(4) Subrule 3.02 (2) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(5) The heading to subrule 3.02 (3) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(6) Subrule 3.02 (3) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(7) The heading to subrule 3.02 (4) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(8) Subrule 3.02 (4) of the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

(2) Le paragraphe 2.04 (1) du Règlement est modifié par substitution de «Cour de justice de l'Ontario» à «Division provinciale» figurant dans la modification de 1994.

(3) Le paragraphe 2.04 (2) du Règlement est abrogé et remplacé par ce qui suit :

Refus en général des documents déposés tardivement

(2) Dans la Cour de justice de l'Ontario, le greffier n'autorise pas le dépôt de documents après expiration du délai prescrit par les présentes règles, sauf directive contraire du juge responsable de la gestion de la cause.

5. (1) Le titre de la règle 2.05 du Règlement est modifié par substitution de «COUR SUPÉRIEURE DE JUSTICE» à «DIVISION GÉNÉRALE».

(2) Le paragraphe 2.05 (1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

6. (1) Le titre de la règle 2.08 du Règlement est modifié par substitution de «COUR SUPÉRIEURE DE JUSTICE» à «DIVISION GÉNÉRALE».

(2) Le paragraphe 2.08 (1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

7. (1) Le titre du paragraphe 3.01 (0.1) du Règlement est modifié par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(2) Le paragraphe 3.01 (0.1) du Règlement est modifié par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(3) Le titre du paragraphe 3.01 (0.2) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(4) Le paragraphe 3.01 (0.2) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(5) Le titre du paragraphe 3.01 (4.1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(6) Le paragraphe 3.01 (4.1) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

8. (1) Le titre du paragraphe 3.02 (1) du Règlement est modifié par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(2) Le paragraphe 3.02 (1) du Règlement est modifié par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(3) Le titre du paragraphe 3.02 (2) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(4) Le paragraphe 3.02 (2) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(5) Le titre du paragraphe 3.02 (3) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(6) Le paragraphe 3.02 (3) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(7) Le titre du paragraphe 3.02 (4) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

(8) Le paragraphe 3.02 (4) du Règlement est modifié par substitution de «Cour supérieure de justice» à «Division générale».

9. (1) The heading to rule 4.01 of the Regulation is revoked and the following substituted:

PRE-TRIAL CONFERENCE — SUPERIOR COURT OF JUSTICE

(2) Rule 4.01 of the Regulation is amended by adding the following subrule:

Application of rule

(0.1) This rule applies only to actions in the Superior Court of Justice.

(3) The heading to subrule 4.01 (1) of the Regulation is amended by striking out "General Division".

(4) Subrule 4.01 (1) of the Regulation is amended by striking out "In the General Division".

(5) Subrule 4.01 (2) of the Regulation is amended by striking out "In the General Division and the Provincial Division".

(6) The heading to subrule 4.01 (4.1) of the Regulation is amended by striking out "General Division".

(7) Subrule 4.01 (4.1) of the Regulation is amended by striking out "In the General Division".

10. Subrule 5.01 (2) of the Regulation is amended,

(a) by striking out "Ontario Court (General Division)" in clause (a) and substituting "Superior Court of Justice"; and

(b) by striking out "Ontario Court (Provincial Division)" in clause (b) and substituting "Ontario Court of Justice".

11. (1) Paragraph 1 of Schedule A to the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(2) Paragraph 2 of Schedule A to the Regulation is revoked.

(3) Paragraph 3 of Schedule A to the Regulation is amended by striking out "Provincial Division" and substituting "Ontario Court of Justice".

(4) Paragraph 4 of Schedule A to the Regulation is amended by striking out "General Division" and substituting "Superior Court of Justice".

12. (1) The Regulation is amended by striking out "Ontario Court (General Division)" at the top of Forms 1, 3 and 4 and substituting in each case the following:

**ONTARIO
SUPERIOR COURT OF JUSTICE**

(2) Form 2 of the Regulation is amended by striking out "Ontario Court (____ Division)" wherever it appears and substituting in each case "Superior Court of Justice/Ontario Court of Justice".

(3) The English version of Form 2 of the Regulation is amended by striking out "BEFORE JUSTICE/JUDGE _____ (if applicable)" and substituting "BEFORE JUSTICE _____ (if applicable)".

(4) Form 4 of the Regulation is amended by striking out "145 Queen Street West" and substituting "393 University Avenue".

13. Rule 6.02 of the Regulation is revoked and the following substituted:

6.02 These rules are revoked on December 31, 2000.

14. For greater certainty, the amendments made by this Regulation do not affect the application of section 10 of the *Courts Improvement Act, 1996*.

50/99

9. (1) Le titre de la règle 4.01 du Règlement est abrogé et remplacé par ce qui suit :

**CONFÉRENCE PRÉPARATOIRE AU PROCÈS —
COUR SUPÉRIEURE DE JUSTICE**

(2) La règle 4.01 du Règlement est modifiée par adjonction du paragraphe suivant :

Application de la règle

(0.1) La présente règle ne s'applique qu'aux actions intentées devant la Cour supérieure de justice.

(3) Le titre du paragraphe 4.01 (1) du Règlement est modifié par suppression de «devant la Division générale».

(4) Le paragraphe 4.01 (1) du Règlement est modifié par suppression de «Dans la Division générale».

(5) Le paragraphe 4.01 (2) du Règlement est modifié par suppression de «Dans la Division générale et dans la Division provinciale».

(6) Le titre du paragraphe 4.01 (4.1) du Règlement est modifié par suppression de «Division générale».

(7) Le paragraphe 4.01 (4.1) du Règlement est modifié par suppression de «Dans la Division générale».

10. Le paragraphe 5.01 (2) du Règlement est modifié :

a) par substitution de «Cour supérieure de justice» à «Cour de l'Ontario (Division générale)» à l'alinéa a);

b) par substitution de «Cour de justice de l'Ontario» à «Cour de l'Ontario (Division provinciale)» à l'alinéa b).

11. (1) La disposition 1 de l'annexe A du Règlement est modifiée par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(2) La disposition 2 de l'annexe A du Règlement est abrogée.

(3) La disposition 3 de l'annexe A du Règlement est modifiée par substitution de «Cour de justice de l'Ontario» à «Division provinciale».

(4) La disposition 4 de l'annexe A du Règlement est modifiée par substitution de «Cour supérieure de justice» à «Division générale».

12. (1) Le Règlement est modifié par substitution de ce qui suit à «Cour de l'Ontario (Division générale)» au haut des formules 1, 3 et 4 :

**ONTARIO
COUR SUPÉRIEURE DE JUSTICE**

(2) La formule 2 du Règlement est modifiée par substitution de «Cour supérieure de justice/Cour de justice de l'Ontario» à «Cour de l'Ontario (Division _____)» partout où figure cette expression.

(3) La version anglaise de la formule 2 du Règlement est modifiée par substitution de «BEFORE JUSTICE _____ (if applicable)» à «BEFORE JUSTICE/JUDGE _____ (if applicable)».

(4) La formule 4 du Règlement est modifiée par substitution de «393, avenue University» à «145, rue Queen ouest».

13. La règle 6.02 du Règlement est abrogée et remplacée par ce qui suit :

6.02 Les présentes règles sont abrogées le 31 décembre 2000.

14. Il est entendu que les modifications apportées par le présent règlement n'ont pas d'incidence sur l'application de l'article 10 de la *Loi de 1996 sur l'amélioration des tribunaux*.

ONTARIO REGULATION 544/99
made under the
COURTS OF JUSTICE ACT

Made: November 4, 1999
Approved: November 24, 1999
Filed: November 26, 1999

Amending O. Reg. 114/99
(Family Law Rules)

Note: Ontario Regulation 114/99 has previously been amended by Ontario Regulation 441/99.

1. (1) Rule 1 of Ontario Regulation 114/99 is amended by adding the following subrule:

APPEALS

(2.1) Despite subrule (2), rule 38 (appeals) applies to the Superior Court of Justice and the Divisional Court.

(2) Subrule 1 (14) of the Regulation is amended by striking out "December 31, 1999" and substituting "April 19, 2000".

2. The definition of "support order" in subrule 2 (1) of the Regulation is amended by inserting "in subsection 2 (1) of the *Divorce Act* (Canada) or" before "in section 1 of the *Family Responsibility and Support Arrears Enforcement Act, 1996*".

3. (1) The Table to subrule 3 (4) of the Regulation is amended by striking out the last two rows and substituting the following:

Saturday	Friday
Sunday	Friday

(2) Subrule 3 (7) of the Regulation is revoked and the following substituted:

LATE DOCUMENTS REFUSED BY COURT OFFICE

(7) The staff at a court office shall refuse to accept a document that a person asks to file after,

- (a) the time specified in these rules; or
- (b) the later time specified in a consent under subrule (6), a statute that applies to the case, or a court order.

4. (1) Subrule 9 (5) of the Regulation is amended by striking out "pages" in the second line of paragraph 2 and in the first line of paragraph 4 and substituting in each case "sheets".

(2) Clause 9 (6) (c) of the Regulation is revoked and the following substituted:

- (c) the clerk shall send a copy to the parties by mail, fax or electronic mail.

5. (1) Subrule 13 (1) of the Regulation is amended by striking out "a claim for support or a property claim" and substituting "a claim for support, a property claim, or a claim for exclusive possession of the matrimonial home and its contents".

(2) Subrule 13 (12) of the Regulation is amended by striking out "motion for a temporary order" and substituting "motion".

6. Paragraph 3 of subrule 14 (1) of the Regulation is revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 544/99
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 4 novembre 1999
approuvé le 24 novembre 1999
déposé le 26 novembre 1999

modifiant le Règl. de l'Ont. 114/99
(Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 a été modifié antérieurement par le Règlement de l'Ontario 441/99.

1. (1) La règle 1 du Règlement de l'Ontario 114/99 est modifiée par adjonction du paragraphe suivant :

APPELS

(2.1) Malgré le paragraphe (2), la règle 38 (appels) s'applique à la Cour supérieure de justice et à la Cour divisionnaire.

(2) Le paragraphe 1 (14) du Règlement est modifié par substitution de «19 avril 2000» à «31 décembre 1999».

2. La définition de «ordonnance alimentaire» au paragraphe 2 (1) du Règlement est modifiée par insertion de «du paragraphe 2 (1) de la *Loi sur le divorce* (Canada) ou» avant «de l'article 1 de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*».

3. (1) Le tableau du paragraphe 3 (4) du Règlement est modifié par substitution de ce qui suit aux deux dernières rangées :

samedi	le vendredi suivant
dimanche	le vendredi suivant

(2) Le paragraphe 3 (7) du Règlement est abrogé et remplacé par ce qui suit :

REFUS PAR LE GREFFE DES DOCUMENTS PRÉSENTÉS EN RETARD

(7) Le personnel du greffe refuse d'accepter tout document dont une personne demande le dépôt après :

- a) soit le délai fixé dans les présentes règles;
- b) soit le délai ultérieur fixé dans un consentement mentionné au paragraphe (6), dans une loi qui s'applique à la cause ou dans une ordonnance du tribunal.

4. (1) Le paragraphe 9 (5) du Règlement est modifié par substitution de «feuilles» à «pages» à la deuxième ligne de la disposition 2 et à la première ligne de la disposition 4.

(2) L'alinéa 9 (6) c) du Règlement est abrogé et remplacé par ce qui suit :

- c) le greffier envoie une copie des motifs aux parties par la poste, par télécopie ou par courrier électronique.

5. (1) Le paragraphe 13 (1) du Règlement est modifié par substitution de «une demande d'aliments, une demande portant sur des biens ou une demande portant sur la possession exclusive du foyer conjugal et de son contenu» à «une demande d'aliments ou une demande portant sur des biens».

(2) Le paragraphe 13 (12) du Règlement est modifié par substitution de «une motion» à «une motion visant à obtenir une ordonnance temporaire».

6. La disposition 3 du paragraphe 14 (1) du Règlement est abrogée et remplacée par ce qui suit :

3. A change in an order or agreement (but not a change in a final order in a child protection case that is reviewable under section 64 of the *Child and Family Services Act*).

7. (1) Rule 15 of the Regulation is amended by adding the following subrule:

STATUS REVIEW APPLICATIONS

(0.1) This rule does not apply to a final order in a child protection case that is reviewable under section 64 of the *Child and Family Services Act*.

(2) Subrule 15 (15) of the Regulation is revoked.

8. (1) Clause 17 (2) (b) of the Regulation is amended by striking out "case conference".

(2) Rule 17 of the Regulation is amended by adding the following subrule:

(4.1) A party who asks for a case conference shall serve and file a case conference notice (Form 17C).

(3) Subrules 17 (21) and (22) of the Regulation are revoked and the following substituted:

CONTINUING RECORD, CASE CONFERENCE BRIEF AND TRIAL MANAGEMENT CONFERENCE BRIEF

(21) Case conference briefs and trial management conference briefs form part of the continuing record.

CONTINUING RECORD, SETTLEMENT CONFERENCE BRIEFS

(22) A settlement conference brief does not form part of the continuing record unless the court orders otherwise at the settlement conference.

SETTLEMENT CONFERENCE BRIEF TO BE RETURNED OR DESTROYED

(22.1) A settlement conference brief that does not form part of the continuing record shall be returned, at the end of the conference, to the party who filed it, or shall be destroyed by the court staff immediately after the conference.

CONTINUING RECORD, OFFERS TO SETTLE

(22.2) An offer to settle that forms part of a case conference brief, trial management conference brief or settlement conference brief shall not be filed in the continuing record.

9. Subrule 23 (11) of the Regulation is revoked and the following substituted:

CALLING OPPOSING PARTY AS WITNESS

(11) A party may call the opposing party as a witness and may cross-examine the opposing party.

ATTENDANCE OF OPPOSING PARTY

(11.1) A party who wishes to call an opposing party as a witness may have the opposing party attend,

- (a) by serving a summons under subrule (3) on the opposing party; or
- (b) by serving on the opposing party's lawyer, at least 10 days before the start of the trial, a notice of intention to call the opposing party as a witness.

3. La modification d'une ordonnance ou d'un accord (à l'exception de la modification d'une ordonnance définitive rendue dans une cause portant sur la protection d'un enfant qui peut faire l'objet d'une révision prévue à l'article 64 de la *Loi sur les services à l'enfance et à la famille*).

7. (1) La règle 15 du Règlement est modifiée par adjonction du paragraphe suivant :

REQUÊTES EN RÉVISION DE STATUT

(0.1) La présente règle ne s'applique pas à une ordonnance définitive rendue dans une cause portant sur la protection d'un enfant qui peut faire l'objet d'une révision prévue à l'article 64 de la *Loi sur les services à l'enfance et à la famille*.

(2) Le paragraphe 15 (15) du Règlement est abrogé.

8. (1) L'alinéa 17 (2) b) du Règlement est modifié par suppression de «une conférence relative à la cause,».

(2) La règle 17 du Règlement est modifiée par adjonction du paragraphe suivant :

(4.1) La partie qui demande la tenue d'une conférence relative à la cause signifie et dépose un avis de conférence relative à la cause (formule 17C).

(3) Les paragraphes 17 (21) et (22) du Règlement sont abrogés et remplacés par ce qui suit :

DOSSIER CONTINU, MÉMOIRE DE CONFÉRENCE RELATIVE À LA CAUSE ET MÉMOIRE DE CONFÉRENCE DE GESTION DU PROCÈS

(21) Le mémoire de conférence relative à la cause et le mémoire de conférence de gestion du procès font partie du dossier continu.

DOSSIER CONTINU, MÉMOIRE DE CONFÉRENCE EN VUE D'UN RÈGLEMENT AMIABLE

(22) Le mémoire de conférence en vue d'un règlement amiable ne fait pas partie du dossier continu sauf ordonnance contraire du tribunal rendue lors de la conférence.

RETOUR OU DESTRUCTION DU MÉMOIRE DE CONFÉRENCE EN VUE D'UN RÈGLEMENT AMIABLE

(22.1) Le mémoire de conférence en vue d'un règlement amiable qui ne fait pas partie du dossier continu est retourné, à la fin de la conférence, à la partie qui l'a déposé ou il est détruit par le personnel du tribunal immédiatement après la conférence.

DOSSIER CONTINU, OFFRES DE RÈGLEMENT AMIABLE

(22.2) L'offre de règlement amiable qui fait partie d'un mémoire de conférence relative à la cause, d'un mémoire de conférence de gestion du procès ou d'un mémoire de conférence en vue d'un règlement amiable ne doit pas être versée au dossier continu.

9. Le paragraphe 23 (11) du Règlement est abrogé et remplacé par ce qui suit :

ASSIGNATION DE LA PARTIE ADVERSE

(11) Une partie peut appeler la partie adverse à témoigner et la contre-interroger.

COMPARUTION DE LA PARTIE ADVERSE

(11.1) La partie qui veut appeler une partie adverse à témoigner peut faire comparaître celle-ci :

- a) soit en lui signifiant une assignation aux termes du paragraphe (3);
- b) soit en signifiant à son avocat, au moins 10 jours avant le début du procès, un avis d'intention de l'appeler à témoigner.

10. (1) The English version of subrule 24 (2) of the Regulation is amended by striking out "who" and substituting "that".

(2) Subrule 24 (3) of the Regulation is amended by striking out "a government agency" and substituting "a party that is a government agency".

11. (1) Subrule 26 (6) of the Regulation is amended by striking out "subrule (3)" and substituting "subrule (5)".

(2) Subrule 26 (11) of the Regulation is amended by striking out "mail notice of the filing" and substituting "send notice of the filing, by mail, fax or electronic mail,".

(3) Subrule 26 (14) of the Regulation is amended by striking out "mail a notice of transfer of enforcement (Form 26C)" and substituting "send a notice of transfer of enforcement (Form 26C), by mail, fax or electronic mail,".

12. Subrule 27 (7) of the Regulation is amended by striking out "mail to the recipient" and substituting "send to the recipient, by mail, fax or electronic mail,".

13. (1) Clause 28 (1) (b) of the Regulation is amended by striking out "subrule 26 (3)" and substituting "subrules 26 (5) and (6)".

(2) Clause 28 (4) (a) of the Regulation is revoked and the following substituted:

(a) the recipient withdraws it under subrule (7); or

(3) Subrule 28 (5) of the Regulation is revoked and the following substituted:

WRIT ISSUED UNDER FORMER RULES

(5) A writ directing the sheriff to seize and sell a payor's property that was issued by the court under the rules that applied before these rules take effect has the same legal effect as a writ of seizure and sale issued under these rules, and does not expire except as subrule (4) provides.

14. (1) Clause 29 (1) (b) of the Regulation is amended by striking out "subrule 26 (5)" and substituting "subrules 26 (5) and (6)".

(2) Paragraph 2 of subrule 29 (19) of the Regulation is revoked and the following substituted:

2. An order that changes how much is being garnished on account of a periodic payment order. The court may make an order under this paragraph even if it does not have the authority to change the payment order itself.

2.1 An order that changes how much is being garnished on account of a periodic payment order and that, at the same time, changes the payment order itself. The court may make an order under this paragraph only if,

- i. the payment order is one that the court has the authority to change, and
- ii. the parties to the payment order agree to the change, or one of those parties has served and filed notice of a motion to have the change made.

(3) Subrule 29 (31) of the Regulation is amended by striking out "mail a notice to stop garnishment (Form 29I)" and substituting "send a notice to stop garnishment (Form 29I), by mail, fax or electronic mail,".

15. (1) Forms 6B, 13A, 13B, 15, 17, 17A and 17B of the Regulation are revoked and the following substituted:

10. (1) La version anglaise du paragraphe 24 (2) du Règlement est modifiée par substitution de «that» à «who».

(2) Le paragraphe 24 (3) du Règlement est modifié par substitution de «la partie qui est un organisme gouvernemental ou de l'y condamner, qu'elle» à «l'organisme gouvernemental ou de l'y condamner, qu'il».

11. (1) Le paragraphe 26 (6) du Règlement est modifié par substitution de «paragraphe (5)» à «paragraphe (3)».

(2) Le paragraphe 26 (11) du Règlement est modifié par substitution de «, par la poste, par télécopie ou par courrier électronique,» à «par la poste».

(3) Le paragraphe 26 (14) du Règlement est modifié par substitution de «, par la poste, par télécopie ou par courrier électronique,» à «par la poste».

12. Le paragraphe 27 (7) du Règlement est modifié par substitution de «par la poste, par télécopie ou par courrier électronique» à «par la poste».

13. (1) L'alinéa 28 (1) b) du Règlement est modifié par substitution de «paragraphe 26 (5) et (6)» à «paragraphe 26 (3)».

(2) L'alinéa 28 (4) a) du Règlement est abrogé et remplacé par ce qui suit :

a) soit le bénéficiaire le retire aux termes du paragraphe (7);

(3) Le paragraphe 28 (5) du Règlement est abrogé et remplacé par ce qui suit :

BREF DÉLIVRÉ AUX TERMES DES RÈGLES ANTÉRIEURES

(5) Le bref qui ordonne au shérif de saisir-exécuter les biens du payeur et que le tribunal a délivré aux termes des règles qui s'appliquaient avant l'entrée en vigueur des présentes règles a le même effet juridique qu'un bref de saisie-exécution délivré aux termes de celles-ci et n'expire que conformément à ce que prévoit le paragraphe (4).

14. (1) L'alinéa 29 (1) b) du Règlement est modifié par substitution de «paragraphe 26 (5) et (6)» à «paragraphe 26 (5)».

(2) La disposition 2 du paragraphe 29 (19) du Règlement est abrogée et remplacée par ce qui suit :

2. Une ordonnance modifiant la somme qui est saisie par paiements périodiques prévus par une ordonnance de paiement. Le tribunal peut rendre une ordonnance en vertu de la présente disposition même s'il n'a pas le pouvoir de modifier l'ordonnance de paiement elle-même.

2.1 Une ordonnance modifiant la somme qui est saisie par paiements périodiques prévus par une ordonnance de paiement et modifiant en même temps l'ordonnance de paiement elle-même. Le tribunal ne peut rendre une ordonnance en vertu de la présente disposition que si :

- i. d'une part, il a le pouvoir de modifier l'ordonnance de paiement,
- ii. d'autre part, les parties à l'ordonnance de paiement sont d'accord avec la modification ou l'une d'entre elles a signifié et déposé un avis de motion la demandant.

(3) Le paragraphe 29 (31) du Règlement est modifié par substitution de «, par la poste, par télécopie ou par courrier électronique,» à «par la poste».

15. (1) Les formules 6B, 13A, 13B, 15, 17, 17A et 17B du Règlement sont abrogées et remplacées par ce qui suit :

Court File Number

(Name of court)

Form 6B: Affidavit of
Service dated

at Court office address

Applicant(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Respondent(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

My name is (full legal name)

I live in (municipality & province)

and I swear/affirm that the following is true:

1. On (date), I served (name of person to be served)

with the following document(s) in this case:

Name of document

Author (if applicable)

Date when document signed, issued, sworn, etc.

List the documents served.

NOTE: You can leave out any part of this form that is not applicable.

2. I served the documents mentioned in paragraph 1 by,

Check one box only and go to indicated paragraph.

- ☐ special service. (Go to paragraph 3 below if you used special service.)
- ☐ mail. (Go to paragraph 4 if you used mailed service.)
- ☐ courier. (Go to paragraph 5 if you used courier.)
- ☐ deposit at a document exchange. (Go to paragraph 6 if you used a document exchange.)
- ☐ fax. (Go to paragraph 7 if you used fax.)
- ☐ substituted service or advertisement. (Go to paragraph 8 if you used substituted service or advertisement.)

3. I carried out special service of the document(s) on the person named in paragraph 1 at (place or address)

by: ☐ leaving a copy with the person.☐ leaving a copy with (name)☐ who is a lawyer who accepted service on the person's behalf.☐ who is the person's lawyer of record.☐ who is the (office or position)

of the corporation named in paragraph 1.

Check one box only. Strike out paragraphs 4 to 8 and go to paragraph 3.

Continued on other side. ➡

**Form 6B: Affidavit of
Service dated** (page 2)

Court file number

- ☐ mailing a copy to the person together with a prepaid return postcard in Form 6 in an envelope bearing the sender's return address. This postcard, in which receipt of the document(s) is acknowledged, was returned and is attached to this affidavit.
- ☐ leaving a copy in a sealed envelope addressed to the person at the person's place of residence with (name) who provided me with identification to show that he/she was an adult person residing at the same address and by mailing another copy of the same document(s) on the same or following day to the person named in paragraph 1 at that place of residence.
- ☐ (Other, specify. See rule 6 for details.)

4. I mailed the document(s) to be served by addressing the covering envelope to the person named in paragraph 1 at: (Set out address.)

which is the address

Check appropriate
paragraph and strike
out paragraphs 3, 5,
6, 7, 8 and 9.

- ☐ of the person's place of business. ☐ of the person's home.
☐ of a lawyer who accepted service on the person's behalf.
☐ of the person's lawyer of record.
☐ on the document most recently filed in court by the person.
☐ (Other, specify.)

5. The document(s) to be served was/were placed in an envelope that was picked up at a.m./p.m. on (date) by (name of courier service)

a private courier service, a copy of whose receipt is attached to this affidavit. The envelope was addressed to the person named in paragraph 1 at: (Set out address.)

which is the address

Check appropriate
paragraph and strike
out paragraphs 3, 4,
6, 7, 8 and 9.

- ☐ of the person's place of business. ☐ of the person's home.
☐ of a lawyer who accepted service on the person's behalf.
☐ of the person's lawyer of record.
☐ on the document most recently filed in court by the person.
☐ (Other, specify.)

6. The document(s) was/were deposited at a document exchange. The exchange's date stamp on the attached copy shows the date of deposit. (Strike out paragraphs 3, 4, 5, 7, 8 and 9.)

7. The document(s) to be served was/were faxed. The fax confirmation is attached to this affidavit. (Strike out paragraphs 3, 4, 5, 6, 8 and 9.)

8. An order of this court made on (date) allowed

- ☐ substituted service.
☐ service by advertisement. (Attach advertisement.)

The order was carried out as follows: (Give details. Then go to paragraph 9 if you had to travel to serve substitutionally or by advertisement.)

9. To serve the document(s), I had to travel kilometres. My fee for service of the document(s) is \$ including travel.

Sworn/Affirmed before me at
municipality

in
province, state or country

on
date

Commissioner for taking affidavits
 (Type or print name below if signature is illegible.)

Signature

(This form is to be signed in front of a lawyer,
 justice of the peace, notary public or commis-
 sioner for taking affidavits.)

Numéro de dossier du greffe

(Nom du tribunal)

Formule 6B : Affidavit de
signification daté du

situé(e) au

Adresse du greffe

Requérant(e)(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Intimé(e)(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Je m'appelle (nom et prénom officiels)

J'habite à (municipalité et province)

et je déclare sous serment/j'affirme solennellement que les renseignements suivants sont véridiques :

1. Le (date) j'ai signifié à (nom du destinataire)

le ou les documents suivants dans cette cause :

Nom du document

Auteur (le cas échéant)

Date à laquelle le document a été signé, délivré ou
fait l'objet d'une déclaration sous serment.Énumérez les
documents
signifiés.

REMARQUE : Vous pouvez omettre toute partie non applicable de la présente formule.

2. J'ai signifié les documents mentionnés au point 1 :

Cochez une
seule case et
passez au point
indiqué.

- ☐ par voie de signification spéciale. (Passez au point 3 ci-dessous.)
- ☐ par la poste. (Passez au point 4.)
- ☐ par messagerie. (Passez au point 5.)
- ☐ par voie de dépôt à un centre de distribution de documents. (Passez au point 6.)
- ☐ par télécopie. (Passez au point 7.)
- ☐ par voie de signification indirecte ou par publication d'une annonce. (Passez au point 8.)

3. J'ai signifié le ou les documents à la personne mentionnée au point 1 par voie de signification spéciale à (lieu ou adresse) :

Cochez une
seule case.
Biffez les points
4 à 8 et passez
au point 9.

- ☐ en en remettant une copie à la personne.
- ☐ en en remettant une copie à (nom)
- ☐ qui est un(e) avocat(e) qui a accepté la signification au nom de la personne
- ☐ qui est l'avocat(e) commis au dossier.
- ☐ qui est (charge ou poste)
de la société mentionnée au point 1.
- ☐ en en envoyant une copie par la poste à la personne, accompagnée d'une carte postale de réponse affranchie rédigée selon la formule 6, dans une enveloppe portant l'adresse de l'expéditeur. Cette carte,

Suite à la page suivante ➡

Formule 6B : Affidavit de

signification daté du (page 2) Numéro de dossier du greffe

dans laquelle il est accusé réception du ou des documents, a été retournée et est jointe au présent affidavit.

- ☐ en en laissant une copie au domicile de la personne, dans une enveloppe scellée adressée à celle-ci, entre les mains de (nom) , qui m'a présenté une pièce d'identité prouvant qu'il ou elle était une personne majeure habitant sous le même toit, et en en envoyant par la poste, le même jour ou le lendemain, une autre copie à la personne mentionnée au point 1 au même domicile.
- ☐ (Autre méthode. Voir la règle 6 pour obtenir des précisions.)

4. J'ai envoyé par la poste le ou les documents à signifier en adressant l'enveloppe à la personne mentionnée au point 1 à l'adresse suivante : (Indiquez l'adresse)

qui est celle

- ☐ du lieu de travail de la personne. ☐ du domicile de la personne.
☐ d'un(e) avocat(e) qui a accepté la signification au nom de la personne.
☐ de l'avocat(e) commis au dossier.
☐ figurant sur le document déposé le plus récemment au tribunal par la personne.
☐ (Autre, précisez)

Cochez la case appropriée et biffez les points 3, 5, 6, 7, 8 et 9.

5. Le ou les documents à signifier ont été placés dans une enveloppe qui a été ramassée à (heure) le (date) par (nom du service de messagerie)

service de messagerie privé, dont une copie de l'accusé de réception est jointe au présent affidavit. L'enveloppe était adressée à la personne mentionnée au point 1 à l'adresse suivante : (Indiquez l'adresse)

qui est celle

- ☐ du lieu de travail de la personne. ☐ du domicile de la personne.
☐ d'un(e) avocat(e) qui a accepté la signification au nom de la personne.
☐ de l'avocat(e) commis au dossier.
☐ figurant sur le document déposé le plus récemment au tribunal par la personne.
☐ (Autre, précisez)

Cochez la case appropriée et biffez les points 3, 4, 6, 7, 8 et 9.

6. Le ou les documents ont été déposés à un centre de distribution de documents. Le timbre dateur du centre qui figure sur la copie ci-jointe indique la date du dépôt. (Biffez les points 3, 4, 5, 7, 8 et 9.)

7. Le ou les documents à signifier ont été envoyés par télécopie. La confirmation de la télécopie est jointe au présent affidavit. (Biffez les points 3, 4, 5, 6, 8 et 9.)

8. Une ordonnance de ce tribunal rendue le (date) a permis
☐ la signification indirecte.
☐ la signification par publication d'une annonce. (Joignez l'annonce.)

L'ordonnance a été exécutée comme suit : (Précisez, puis passez au point 9 si vous avez dû vous déplacer pour effectuer la signification).

9. Pour signifier le ou les documents, j'ai dû parcourir kilomètres. Mes frais sont de \$, y compris le déplacement.

Déclaré sous serment/Affirmé solennellement devant moi à
 municipalité

en/à/au
 province, État ou pays

le
 date

Commissaire aux affidavits

(Dactylographiez le nom ou écrivez-le en caractères d'imprimerie ci-dessous si la signature est illisible)

Signature

(La présente formule doit être signée en présence d'un avocat, d'un juge de paix, d'un notaire ou d'un commissaire aux affidavits.)

Court File Number

(Name of court)

at

Court office address

.....
Form 13A: Direction to
Department of National
Revenue — Taxation

Applicant(s)

Full legal name & address for service — street & number, municipality,
 postal code, telephone & fax and e-mail address (if any).

Lawyer's name & address — street & number, municipality, postal code,
 telephone & fax numbers and e-mail address (if any).

Respondent(s)

Full legal name & address for service — street & number, municipality,
 postal code, telephone & fax numbers and e-mail address (if any).

Lawyer's name & address — street & number, municipality, postal code,
 telephone & fax numbers and e-mail address (if any).

TO THE DEPARTMENT OF NATIONAL REVENUE:

My name is (full legal name)

I live at (latest address shown on tax records)

My social insurance number is:

I ASK AND AUTHORIZE YOU to send to (name and address of other party or other party's lawyer)

- a copy of: (a) my income tax returns for the years; and
 (b) any material that was filed with each of the returns for those same years; and
 (c) any notice of assessment or re-assessment from the Department for those same years.

Signature of taxpayer

Date of signature

Numéro de dossier du greffe

(Nom du tribunal)

.....
**Formule 13A : Directive à
 l'intention du ministère
 du Revenu national, Impôt**

situé(e) au

Adresse du greffe

Requérant(e)(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Intimé(e)(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

AU MINISTÈRE DU REVENU NATIONAL :

Je m'appelle (nom et prénom officiels)

J'habite au (dernière adresse connue figurant dans les dossiers d'impôt)

Mon numéro d'assurance sociale est le suivant :

JE VOUS DEMANDE ET VOUS donne l'autorisation d'envoyer à (nom et adresse de l'autre partie ou de son avocat(e))

- une copie de ce qui suit :
- a) mes déclarations de revenus pour les années. ;
 - b) les pièces que j'ai jointes à chacune des déclarations pour ces mêmes années;
 - c) les avis de cotisation ou de nouvelle cotisation provenant du ministère pour ces mêmes années.

Signature du contribuable

Date de la signature

Court File Number

(Name of court)

**Form 13B: Net Family
Property Statement**at _____
Court office address**Applicant(s)**

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Respondent(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

My name is (full legal name)

The valuation date for the following material is (date)

(Complete the tables by filling in the columns for both husband and wife, showing your assets debts, etc., and those of your spouse.)

Table 1: Value of assets owned on valuation date (List in the order of the categories in the financial statement.)		
ITEM	HUSBAND	WIFE
1.	\$	\$
TOTAL 1		

Continued on other side. ➡

Form 13B: Net Family Property Statement (page 2)

Court file number

Table 2: Value of debts and liabilities on valuation date <i>(List in the order of the categories in the financial statement.)</i>		
ITEM	HUSBAND	WIFE
	\$	\$
TOTAL 2		

Table 3: Net value of property (other than a matrimonial home) and debts on date of marriage <i>(List in the order of the categories in the financial statement.)</i>		
3(a) PROPERTY ITEM	HUSBAND	WIFE
	\$	\$
TOTAL OF PROPERTY ITEMS		
3(b) DEBT ITEM		
TOTAL OF DEBT ITEMS		
NET TOTAL 3 [3(a) minus 3(b)]		

Continued on next sheet. ➡

Court file number

WIFE

\$

TOTAL 4

TOTAL 5 ($\lceil \text{Total 2} \rceil + \lceil \text{Total 3} \rceil + \lceil \text{Total 4} \rceil$)

TOTAL 6: NET FAMILY PROPERTY ((Total 1) minus (Total 5))

Date of signature

Numéro de dossier du greffe

(Nom du tribunal)

.....
**Formule 13B : État des
 biens familiaux nets**

situé(e) au

Adresse du greffe

Requérant(e)(s)

<i>Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).</i>	<i>Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).</i>

Intimé(e)(s)

<i>Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).</i>	<i>Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).</i>

Je m'appelle (nom et prénom officiels)

La date d'évaluation pour les articles suivants est le (date)

(Remplissez les tableaux et inscrivez dans les colonnes réservées à l'époux et à l'épouse la valeur de vos avoirs et de vos dettes et de ceux de votre conjoint.)

Tableau 1 : Valeur des avoirs dont vous étiez propriétaire à la date d'évaluation (Énumérez-les dans l'ordre des catégories figurant dans l'état financier.)		
ARTICLE	ÉPOUX	ÉPOUSE
1.	\$	\$
TOTAL 1		

Suite à la page suivante ➡

Formule 13B : État des biens familiaux nets (page 2)

Numéro de dossier du greffe

Tableau 2 : Valeur des dettes et autres obligations à la date d'évaluation (Énumérez-les dans l'ordre des catégories figurant dans l'état financier.)		
ARTICLE	ÉPOUX	ÉPOUSE
	\$	\$
TOTAL 2		

Tableau 3 : Valeur nette des biens (sauf le foyer conjugal) et des dettes à la date du mariage (Énumérez-les dans l'ordre des catégories figurant dans l'état financier.)		
3a) BIENS	ÉPOUX	ÉPOUSE
	\$	\$
TOTAL DES BIENS		
3b) DETTES		
TOTAL DES DETTES		
TOTAL NET 3 [3a) moins 3b)]		

Suite à la page suivante ➡

Formule 13B : État des biens familiaux nets (page 3)

Numéro de dossier du greffe

Tableau 4 : Valeur des biens exclus aux termes du paragraphe 4 (2) de la Loi sur le droit de la famille
(Énumérez-les dans l'ordre des catégories figurant dans l'état financier.)

ARTICLE	ÉPOUX	ÉPOUSE
	\$	\$
TOTAL 4		

TOTAL 2 (page 2)		
TOTAL 3 (page 2)		
TOTAL 4 (ci-dessus)		
TOTAL 5 <i>([Total 2] + [Total 3] + [Total 4])</i>		

TOTAL 1 (page 1)		
TOTAL 5 (ci-dessus)		
TOTAL 6: BIENS FAMILIAUX NETS <i>([Total 1] moins [Total 5])</i>		

Signature

Date de la signature

Court File Number

(Name of court)

Form 15: Change
Information Form (motion
to change child support)

at

Court office address

Recipient(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).
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Payor(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).
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PART 1 — GENERAL INFORMATION

(This part should be filled out to the best ability of the party asking for a change in a child support order.)

My name is (full legal name)**I live in** (municipality & province)**and I swear/affirm that the following is true:**

- I am the ☐ support recipient. ☐ support payor.
- The payor, (payor's full legal name)
was born on (date of birth), lives in (municipality & province)
and, at the present time, is ☐ married ☐ living in a spousal relationship
☐ separated ☐ (Other. Specify.)
- The recipient, (recipient's full legal name)
was born on (date of birth), lives in (municipality & province)
and, at the present time, is ☐ married ☐ living in a spousal relationship
☐ separated ☐ (Other. Specify.)
- The payor and the recipient:
☐ were married on (date) ☐ started living together on (date)
☐ separated on (date) ☐ never lived together.

- The following chart gives basic information about the child(ren) in this case:

List all children involved in this case, even those for whom no support is being claimed.

Child's full legal name	Age	Birthdate	Lives in (municipality & province)	Now living with (name of person and relationship to child)	Support claimed for child? (YES or NO)

Form 15: Change Information Form
(motion to change child support) (page 2)

Court file number

Child's full legal name	Age	Birthdate	Lives in (municipality & province)	Now living with (name of person and relationship to child)	Support claimed for child? (YES or NO)

6. The access arrangements for the child(ren) are as follows:

Child's name	Access arrangement

7. I attach a copy of the existing ☐ court order
☐ agreement

that deals with the child support to be varied. The details of this order/agreement are as follows:

Date of order or agreement	Present child support payment	Other terms of child support (such as cost-of-living increases)	Present spousal support payment (if any)
	\$ per		\$ per

8. The payment status of this order/agreement as of today is as follows:

Child support owed to recipient	Child support owed to other(s) (such as Ministry of Community & Social Services)	Spousal support owed to recipient	Spousal support owed to other(s) (such as Ministry of Community & Social Services)
\$	\$	\$	\$

(If money is owing, attach a statement of money owed (Form 26).)

9. This order/agreement ☐ has never been
☐ has been
 assigned to ☐ the Ontario Ministry of Community and Social Services
☐ the municipality of (name)
☐ (Other. Specify.)

The details of this assignment are (Give date of assignment, indicate whether it is still in effect and add any other information known to you.)

Continued on next sheet. ➔

**Form 15: Change Information Form
(motion to change child support) (page 3)**

Court file number

10. I am asking to change the child support in the order/agreement because:

- ☐ the order/agreement was made before the applicable child support guidelines came into effect.
- ☐ a change in circumstances has taken place. (Give details of change in circumstances.)

11. I ask that the child support be calculated as follows:

- ☐ the basic table amount listed in the child support guidelines of (give a dollar amount where possible) \$ per month for the (number of children) child(ren) on the basis of the payor's total annual income of (give a dollar amount where possible) \$, with payments to begin on (date)
- ☐ the following special or extraordinary expenses (add-ons):

Child's name	Type of expense	Amount	Payor's share	Child's contribution	Termination date (if known)
		\$	\$	\$	
		\$	\$	\$	
		\$	\$	\$	

- ☐ an amount of \$ per month, which is different from the table amount listed in the child support guidelines, with payments to start on (date)

The reason(s) for my request for a different amount is/are that:

- ☐ the parties consent to a different amount.
- ☐ I have attached a separate sheet to this form that explains why this is a reasonable arrangement for the child(ren).
- ☐ The recipient is getting social assistance payments from a public agency whose consent to this arrangement is needed. I am attaching the agency's consent to this form.
- ☐ as can be seen from paragraphs 5 and 6 above, the parties have shared custody to the child(ren) (the payor has a child at least 40% of the time).
- ☐ I have attached a separate sheet to this form that compares the table amounts from the child support guidelines for each of the parties and that shows the increased cost of the shared custody arrangement and shows the financial circumstances of each party and of each child for whom support is claimed.
- ☐ The parties are consenting to this arrangement and I have attached a separate sheet to this form that explains why this is a reasonable arrangement for the child(ren).
- ☐ as can be seen from paragraph 5 above, custody of the children is split between the parties. I have attached a separate sheet to this form that calculates the difference between the amount that each party would otherwise pay to the other under the guidelines.
- ☐ a child is 18 or more years old and I attach to this form a separate sheet that calculates the amount of support for this child.
- ☐ a child contributes to his/her own support and I attach to this form a separate sheet showing the amount of the child's own income.
- ☐ the payor's annual income is over \$150,000 and I have attached to this form a separate sheet that calculates the amount of support that I want to be put into an order
- ☐ under the order/agreement, (name of child) Is the subject of special provisions that I have detailed on a separate sheet that I have attached to this form.
- ☐ the payor stand in the place of a natural parent to (name of child) and I attach to this form a separate sheet that gives the details of another parent's duty to pay support for this child as well as the details of the calculation of the amount of support requested.
- ☐ the amount listed in the child support guidelines would cause undue hardship to me or to the child(ren) for whom support is claimed. I attach to this form a separate sheet that compares the living standards of the parties.

Continued on other side. ➡

Form 15: Change Information Form
 (motion to change child support) (page 4)

Court file number

12. I ask that the child support owed be paid off as follows:

- ☐ the child support owed to (name of recipient) should be fixed at \$
 as of (date) and to be paid off at the rate of \$
 per month, with payments to begin on (date)
- ☐ the child support owed to (name of agency or other person) should be fixed at \$
 as of (date) and to be paid off at the rate of \$
 per month, with payments to begin on (date)

Sworn/Affirmed before me at
 municipalityin
 province, state or countryon
 date
 Commissioner for taking affidavits
 (Type or print name below if signature is illegible.)
 Signature
 (This form is to be signed in front of a
 lawyer, justice of the peace, notary public
 or commissioner for taking affidavits.)

PART 2 — INFORMATION FROM SUPPORT PAYOR

My name is (full legal name)

I live in (municipality & province)

and I swear/affirm that the following is true:

13. I am the support payor in this case.

14. My total income will be \$ for this year.

15. On the basis of my annual income, the table amount from the child support guidelines for (number of children)
 child(ren) is \$ per month.16. My financial statement ☐ is attached ☐ is not attached.

(NOTE: You do not need to attach a financial statement if you and the other party have filled out the appropriate portion of the consent (Form 15A) and have agreed not to file a financial statement. Nevertheless, because the child support guidelines have a new way of computing the amount of child support, YOU MUST PROVIDE THE COURT WITH NEW ADDITIONAL INFORMATION. That amount is set out in a table that is geared to the payor's annual income and to the number of children who are entitled to support. Under certain conditions, the annual income of the recipient may also be taken into account, in which case, the recipient will have to provide the court with the same additional information in paragraphs 19 and 20 below.)

17. I attach the following financial information about me:

- (a) a copy of every personal income tax return that I filed with Revenue Canada for the 3 most recent taxation years;
- (b) a copy of every notice of assessment or re-assessment from Revenue Canada of those returns; and
- (c) ☐ [applies only if you are an employee] proof of this year's earnings from my employer as required by clause 21(1)(c) of the child support guidelines.
- ☐ [applies only if you are self-employed, or you are a partner in a partnership or you control a corporation or are a beneficiary under a trust] the documents listed in clauses 21(1)(d), (e), (f) or (g) of the child support guidelines.

Sworn/Affirmed before me at
 municipalityIn
 province, state or countryon
 date
 Commissioner for taking affidavits
 (Type or print name below if signature is illegible.)
 Signature
 (This form is to be signed in front of a
 lawyer, justice of the peace, notary public
 or commissioner for taking affidavits.)

Continued on next sheet. ➡

**Form 15: Change Information Form
(motion to change child support) (page 5)**

Court file number

PART 3 — INFORMATION FROM THE SUPPORT RECIPIENT

Because the child support guidelines have a new way of computing the amount of child support, YOU MUST PROVIDE THE COURT WITH NEW ADDITIONAL INFORMATION. That amount is set out in a table that is geared to the payor's annual income and to the number of children who are entitled to support. Under certain conditions, the annual income of the recipient may also be taken into account, in which case, the recipient will have to provide the court with the same additional information in paragraph 19 and 20 below.

My name is (full legal name)

I live in (municipality & province)

and I swear/affirm that the following is true:

18. I am the support recipient in this case.

Fill in paragraphs 19 and 20 only if:

- the change for which you are asking is for an amount that is different from that calculated under the appropriate table in the child support guidelines;
- the change for which you are asking relates to a child over the age of 18 years, a child for whom the payor stands in the place of a parent or a child with respect to whom the payor has access or physical custody not less than 40% of the time over the course of the year;
- each party has custody of one or more children;
- the payor's annual income as determined under the guidelines is more than \$150,000;
- either party claims that an order according to the guidelines amount would result in undue hardship.

19. My total income

- ☐ will be \$ for this year;
☐ was \$ for last year; and
☐ was \$ for the year before that.

20. I attach the following financial information about me:

- (a) a copy of every personal income tax return that I filed with Revenue Canada for the three most recent taxation years;
 (b) a copy of every notice of assessment or re-assessment from Revenue Canada of those returns; and
 (c) ☐ [applies only if you are an employee] proof of this year's earnings from my employer as required by clause 21(1)(c) of the child support guidelines.
☐ [applies only if you are self-employed, or you are a partner in a partnership or you control a corporation or are a beneficiary under a trust] the documents listed in clauses 21(1)(d), (e), (f) or (g) of the child support guidelines.

21. My financial statement ☐ is attached ☐ is not attached.

(NOTE: You do not need to attach a financial statement if you and the other party have signed a consent in Form 15A.)

Sworn/Affirmed before me at
municipalityin
province, state or countryon
date
Commissioner for taking affidavits
(Type or print name below if signature is illegible.)

Signature

(This form is to be signed in front of a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)

Numéro de dossier du greffe

(Nom du tribunal)

situé(e) au

Adresse du greffe

**Formule 15 : Formule
de renseignements visant
une modification (motion
en modification des
aliments pour les enfants)**

Bénéficiaire(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Payeur ou payeuse

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

SECTION 1 — RENSEIGNEMENTS GÉNÉRAUX

(La partie qui demande la modification de l'ordonnance alimentaire doit remplir cette section au mieux de ses compétences.)

Je m'appelle (nom et prénom officiels)

J'habite à (municipalité et province)

et je déclare sous serment/j'affirme solennellement que les renseignements suivants sont véridiques :

- Je suis ☐ le ou la bénéficiaire des aliments ☐ le payeur ou la payeuse des aliments
- Le payeur ou la payeuse, (nom et prénom officiels) , habite à (municipalité et province)
est né(e) le (date de naissance) , ☐ vit dans une union conjugale
et, à l'heure actuelle : ☐ est marié(e) ☐ est séparé(e) ☐ (Autre. Précisez.)
- Le ou la bénéficiaire, (nom et prénom officiels) , habite à (municipalité et province)
est né(e) le (date de naissance) ,
et, à l'heure actuelle ☐ est marié(e) ☐ vit dans une union conjugale
☐ est séparé(e) ☐ (Autre. Précisez.)
- Le payeur ou la payeuse et le ou la bénéficiaire :
☐ se sont mariés le (date) ☐ ont commencé à vivre ensemble le (date)
☐ se sont séparés le (date) ☐ n'ont jamais vécu ensemble
- Le tableau suivant donne les renseignements de base au sujet de l'enfant ou des enfants concernés par cette cause :
Énumérez tous les enfants concernés, même ceux pour lesquels des aliments ne sont pas demandés.

Nom et prénom officiels de l'enfant	Âge	Date de naissance	Habite à (municipalité et province)	Habite maintenant avec (nom de la personne et lien de parenté avec l'enfant)	Des aliments sont-ils demandés? (OUI ou NON)

Suite à la page suivante ➡

**Formule 15 : Formule de renseignements
visant une modification (motion en modification des
aliments pour les enfants) (page 2)**

Numéro de dossier du greffe

Nom et prénom officiels de l'enfant	Âge	Date de naissance	Habite à (municipalité et province)	Habite maintenant avec (nom de la personne et lien de parenté avec l'enfant)	Des aliments sont-ils demandés? (OUI ou NON)

6. Les arrangements quant au droit de visite sont les suivants :

Nom de l'enfant	Arrangements quant au droit de visite

7. Je joins une copie de ☐ l'ordonnance
☐ l'accord

qui traite des aliments à modifier, dont voici les précisions :

Date de l'ordonnance ou de l'accord	Aliments actuels	Autres conditions des aliments (comme les augmentations au coût de la vie)	Aliments actuels pour le conjoint, le cas échéant
 \$ par \$ par

8. Voici où en sont les paiements prévus par l'ordonnance ou l'accord :

Aliments pour les enfants dus au ou à la bénéficiaire	Aliments pour les enfants dus à d'autres (comme le ministère des Services sociaux et communautaires)	Aliments pour le conjoint dus au ou à la bénéficiaire	Aliments pour le conjoint dus à d'autres (comme le ministère des Services sociaux et communautaires)
\$	\$	\$	\$

(Si une somme est due, joignez un état des sommes dues (formule 26).)

9. L'ordonnance ou l'accord ☐ n'a jamais été
☐ a été
cédé ☐ au ministère des Services sociaux et communautaires de l'Ontario
☐ à la municipalité de (nom)
☐ (Autre. Précisez.)

Les détails de cette cession sont les suivants : (Indiquez le date de la cession, dites si elle est toujours en vigueur et ajoutez tout autre renseignement dont vous avez connaissance.)

Suite à la page suivante ➡

**Formule 15 : Formule de renseignements
visant une modification (motion en modification des
aliments pour les enfants) (page 3)**

Numéro de dossier du greffe

10. Je demande la modification des aliments indiqués dans l'ordonnance ou l'accord parce que :

- ☐ l'ordonnance a été rendue ou l'accord a été conclu avant l'entrée en vigueur des lignes directrices applicables sur les aliments pour les enfants.
- ☐ un changement important de circonstances est survenu. (*Précisez la nature du changement*)

11. Je demande que les aliments soient calculés comme suit :

- ☐ la somme de base figurant dans la table des lignes directrices sur les aliments pour les enfants, soit \$ (*indiquez le montant si possible*) par mois pour (*nombre d'enfants*) enfant(s) compte tenu du revenu annuel total de \$ (*indiquez le montant si possible*) du payeur ou de la payeuse, à compter du (*date*)
- ☐ les dépenses spéciales ou extraordinaires suivantes (suppléments)

Nom de l'enfant	Genre de dépense	Somme	Part du payeur ou de la payeuse	Contribution de l'enfant	Date d'échéance (si elle est connue)
		\$	\$	\$	
		\$	\$	\$	
		\$	\$	\$	

- ☐ une somme de \$ par mois, qui est différente de celle figurant dans la table des lignes directrices sur les aliments pour les enfants, à compter du (*date*)
Je demande une somme différente pour la ou les raisons suivantes :

- ☐ les parties consentent à une somme différente.
 - ☐ Je joins une feuille distincte où j'explique pourquoi cet arrangement est raisonnable pour l'enfant ou les enfants.
 - ☐ Le ou la bénéficiaire reçoit des prestations d'aide sociale d'un organisme public qui doit consentir à cet arrangement. Je joins son consentement à la présente formule.
- ☐ comme le montrent les points 5 et 6 ci-dessus, les parties ont la garde partagée de l'enfant ou des enfants (*le payeur ou la payeuse a un enfant avec lui ou elle au moins 40 % du temps*)
 - ☐ Je joins une feuille distincte où je compare les sommes figurant dans la table des lignes directrices sur les aliments pour les enfants pour chacune des parties et où je montre l'augmentation du coût de l'arrangement quant à la garde partagée ainsi que la situation financière de chaque partie et de chaque enfant pour lequel des aliments sont demandés.
 - ☐ Les parties consentent à cet arrangement et je joins une feuille distincte où j'explique pourquoi il est raisonnable pour l'enfant ou les enfants.
- ☐ comme le montre le point 5 ci-dessus, les parties ont chacune la garde d'un ou de plusieurs enfants. Je joins une feuille distincte où j'indique la différence entre la somme que chaque partie paie actuellement et la somme qu'elle aurait à payer à l'autre autrement aux termes des lignes directrices.
- ☐ un enfant a 18 ans ou plus et je joins une feuille distincte où j'indique le montant des aliments pour cet enfant.
- ☐ un enfant subvient en partie à ses besoins et je joins une feuille distincte où j'indique son revenu.
- ☐ le revenu annuel du payeur ou de la payeuse dépasse 150 000 \$ et je joins une feuille distincte où j'indique le montant des aliments que je désire voir inclure dans une ordonnance.
- ☐ aux termes de l'ordonnance ou de l'accord, (*nom de l'enfant*) fait l'objet de dispositions spéciales que j'explique sur une feuille distincte ci-jointe.
- ☐ le payeur ou la payeuse tient lieu de père naturel ou de mère naturelle de (*nom de l'enfant*) et je joins une feuille distincte où je précise l'obligation qu'a un autre père ou une autre mère de payer des aliments pour cet enfant et où j'indique le montant des aliments demandés.

Suite à la page suivante ➡

**Formule 15 : Formule de renseignements
visant une modification (motion en modification des
aliments pour les enfants) (page 4)**

Numéro de dossier du greffe

- ☐ la somme indiquée dans les lignes directrices sur les aliments pour les enfants nous occasionnerait des difficultés excessives, à moi-même ou à l'enfant ou aux enfants pour lesquels les aliments sont demandés. Je joins une feuille distincte où je compare le niveau de vie des parties.

12. Je demande que les aliments dus soient payés comme suit :

- ☐ les aliments dus à (nom du ou de la bénéficiaire) devraient être fixés à \$
au (date) et être payés à raison de \$
par mois à compter du (date)
- ☐ les aliments qui sont dus à (nom de l'organisme ou de l'autre personne) devraient être fixés à \$
au (date) et être payés à raison de \$
par mois à compter du (date)

Déclaré sous serment/Affirmé solennellement devant moi à

municipalité

à/en/au

province, État ou pays

le
date
(Dactylographiez le nom ou écrivez-le en caractères d'imprimerie ci-dessous si la signature est illisible.)

Commissaire aux affidavits

Signature

(La présente formule doit être signée en présence d'un avocat, d'un juge de paix, d'un notaire ou d'un commissaire aux affidavits.)

SECTION 2 — RENSEIGNEMENTS SUR LE PAYEUR OU LA PAYEUSE DES ALIMENTS

Je m'appelle (nom et prénom officiels)

J'habite à (municipalité et province)

et je déclare sous serment/j'affirme solennellement que les renseignements suivants sont véridiques :

13. Je suis le payeur ou la payeuse des aliments dans cette cause.

14. Mon revenu total sera de \$ cette année.

15. Compte tenu de mon revenu annuel, la somme qui figure dans la table des lignes directrices sur les aliments pour les enfants à l'égard de (nombre d'enfants) enfant(s) est de \$ par mois.

16. Mon état financier ☐ est joint ☐ n'est pas joint.

(REMARQUE : Vous n'avez pas besoin de joindre d'état financiers si vous-même et l'autre partie avez signé un consentement selon la formule 15A. Néanmoins, étant donné que les lignes directrices sur les aliments pour les enfants établissent une nouvelle façon de calculer le montant des aliments, VOUS DEVEZ FOURNIR AU TRIBUNAL DE NOUVEAUX RENSEIGNEMENTS SUPPLÉMENTAIRES. Ce montant figure dans une table qui tient compte du revenu annuel du payeur ou de la payeuse et du nombre d'enfants qui ont droit à des aliments. Dans certaines conditions, il peut également être tenu compte du revenu annuel du ou de la bénéficiaire, qui doit alors fournir au tribunal les mêmes renseignements supplémentaires aux points 19 et 20 ci-dessous.)

17. Je joins les renseignements financiers suivants à mon sujet :

- a) une copie des déclarations de revenus personnelles que j'ai remises à Revenu Canada pour les 3 dernières années d'imposition;
- b) une copie des avis de cotisation ou de nouvelle cotisation que j'ai reçus de Revenu Canada à l'égard de ces déclarations;
- c) ☐ [ne s'applique que si vous êtes un(e) employé(e)] une preuve des gains que j'ai tirés d'un emploi cette année comme l'exige l'alinéa 21 (1) c) des lignes directrices sur les aliments pour les enfants.
- ☐ [ne s'applique que si vous êtes un travailleur/untravailleuse indépendant(e), si vous êtes membre d'une société de personnes ou si vous contrôlez une société ou êtes bénéficiaire d'une fiducie] les documents énumérés à l'alinéa 21 (1) d), e), f) ou g) des lignes directrices sur les aliments pour les enfants.

Suite à la page suivante ➡

**Formule 15 : Formule de renseignements
visant une modification (motion en modification des
aliments pour les enfants) (page 5)**

Numéro de dossier du greffe

Déclaré sous serment/Affirmé solennellement devant moi à
municipalité

à/en/au
province, État ou pays

le
date Commissaire aux affidavits
(Dactylographiez le nom ou écrivez-le en caractères d'imprimerie ci-dessous si la signature est illisible.)

Signature
(La présente formule doit être
signée en présence d'un avocat,
d'un juge de paix, d'un notaire ou
d'un commissaire aux affidavits.)

SECTION 3 — RENSEIGNEMENTS SUR LE OU LA BÉNÉFICIAIRE DES ALIMENTS

Étant donné que les lignes directrices sur les aliments pour les enfants établissent une nouvelle façon de calculer le montant des aliments, VOUS DEVEZ FOURNIR AU TRIBUNAL DE NOUVEAUX RENSEIGNEMENTS SUPPLÉMENTAIRES. Ce montant figure dans une table qui tient compte du revenu annuel du payeur ou de la payeuse et du nombre d'enfants qui ont droit à des aliments. Dans certaines conditions, il peut également être tenu compte du revenu annuel du ou de la bénéficiaire, qui doit alors fournir au tribunal les mêmes renseignements supplémentaires aux points 19 et 20 ci-dessous.

Je m'appelle (nom et prénom officiels)

J'habite à (municipalité et province)

et je déclare sous serment/J'affirme solennellement que les renseignements suivants sont véridiques :

18. Je suis le ou la bénéficiaire des aliments dans cette cause.

Remplir les points 19 et 20 seulement si :

- vous demandez une somme différente de celle qui est calculée à partir de la table pertinente des lignes directrices sur les aliments pour les enfants;
- la modification que vous demandez concerne un enfant de plus de 16 ans, un enfant pour lequel le payeur ou la payeuse tient lieu de père ou de mère ou un enfant à l'égard duquel le payeur ou la payeuse a un droit de visite ou la garde physique pendant au moins 40 % du temps au cours de l'année;
- chaque partie a la garde d'un ou de plusieurs enfants;
- le revenu annuel du payeur ou de la payeuse, calculé aux termes des lignes directrices, dépasse 150 000 \$;
- l'une ou l'autre partie prétend qu'une ordonnance fixent la somme à celle qui figure dans les lignes directrices occasionnerait des difficultés excessives.

19. Mon revenu total :

- ☐ sera de \$ cette année;
- ☐ était de \$ l'année dernière;
- ☐ était de \$ l'année d'avant.

20. Je joins les renseignements financiers suivants à mon sujet :

- a) une copie des déclarations de revenus personnelles que j'ai remises à Revenu Canada pour les trois dernières années d'imposition;
- b) une copie des avis de cotisation ou de nouvelle cotisation que j'ai reçus de Revenu Canada à l'égard de ces déclarations;
- c) ☐ [ne s'applique que si vous êtes un(e) employé(e)] une preuve des gains que j'ai tirés d'un emploi cette année comme l'exige l'alinéa 21 (1) c) des lignes directrices sur les aliments pour les enfants.
- ☐ [ne s'applique que si vous êtes un travailleur/une travailleuse indépendant(e), si vous êtes membre d'une société de personnes ou si vous contrôlez une société ou êtes bénéficiaire d'une fiducie] les documents énumérés à l'alinéa 21 (1) d), e), f) ou g) des lignes directrices sur les aliments pour les enfants.

21. Mon état financier ☐ est joint ☐ n'est pas joint

(REMARQUE : Vous n'avez pas besoin de joindre d'état financier si vous-même et l'autre partie avez signé un consentement selon la formule 15A.)

Déclaré sous serment/Affirmé solennellement devant moi à
municipalité

à/en/au
province, État ou pays

le
date Commissaire aux affidavits
(Dactylographiez le nom ou écrivez-le en caractères d'imprimerie ci-dessous si la signature est illisible.)

Signature
(La présente formule doit être signée en présence d'un avocat, d'un juge de paix, d'un notaire ou d'un commissaire aux affidavits.)

Court File Number

(Name of court)

Form 17: Case
Conference Brief

at

Court office address

(Name of person filing this brief)

(Date of case conference)

Applicant**Respondent**

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).
Give your relationship to respondent:	Give your relationship to applicant:
Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

NOTE: PARTIES MUST EXCHANGE CASE CONFERENCE BRIEFS 7 OR MORE DAYS BEFORE THE CASE CONFERENCE. YOU MUST FILE THIS BRIEF IN THE CONTINUING RECORD IN THIS CASE BUT ANY OFFER TO SETTLE IN YOUR BRIEF MUST BE KEPT OUT OF THE CONTINUING RECORD.

NOTE: You can leave out any part of this form that is not applicable.

PART 1: THE ISSUES**1. What are the Issues in this case that have NOT yet been settled:**

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

2. Are any of these issues so urgent that they need the court's attention by way of a temporary order or otherwise?

- ☐ No
☐ Yes. (Give details.)

3. What are this Issues in this case that HAVE been settled:

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

4. Have any of the Issues that have been settled been turned into a court order or a written agreement?

- ☐ No
☐ Yes ☐ an order
☐ a written agreement dated (date of agreement)

(Attach a copy of any agreement that the judge should read to prepare for the case conference.)

5. Have any attempts to reconcile been made?

- ☐ No. ☐ There is no possibility of reconciliation. ☐ Yes. (Give details.)

Continued on other side. ➡

Form 17: Case Conference Brief (page 2)

Court file number

PART 2: MARRIAGE, COHABITATION AND SEPARATION

In child protection cases, this Part should set out the facts only about the respondent(s) — usually, the parent(s).

6. **APPLICANT:** Age: Birthdate:
 Resident in (municipality & province)
 since (date)
 Surname at birth: Surname just before marriage:
 Divorced before? ☐ No ☐ Yes
 If yes, give place and date of previous divorce:
7. **RESPONDENT:** Age: Birthdate:
 Resident in (municipality & province)
 since (date)
 Surname at birth: Surname just before marriage:
 Divorced before? ☐ No ☐ Yes
 If yes, give place and date of previous divorce:
8. **RELATIONSHIP DATES:**
☐ Married on (date) ☐ Started living together on (date)
☐ Separated on (date) ☐ Never lived together. ☐ Still living together.
9. At separation, were there any unwritten or written arrangements between the parties?
☐ No.
☐ Yes. (Give details, including the date of the arrangement, which party is now living in the family home now, when the other party moved out and any special circumstances about the move. If any part of the arrangement was written down, attach a copy.)

PART 3: THE CHILD(REN)

10. The basic information about the child(ren) is as follows:

Child's full legal name	Age	Birthdate (day, month, year)	Grade/Year and school	Now living with

11. The access arrangements for the child(ren) are as follows: (Beside each child's name, give details of access arrangements.)

Child's name	Access arrangements
.....
.....

Continued on next sheet. ➡

Form 17: Case Conference Brief (page 3)

Court file number

.....

.....

.....

.....

.....

12. Are there any special concerns about the child(ren) (for example, health or education) that the case conference judge should know about?

- ☐ No.
- ☐ Yes. (Beside each child's name, give details of concern or problem.)

Child's name

Concern or problem

.....

.....

.....

13. Are you asking for any changes to the custody and access arrangements that you now have?

- ☐ No.
- ☐ Yes. (Give details of your proposed change.)

14. Do you feel that a custody or access assessment is needed in this case? ☐ No ☐ Yes.

If "Yes", do you need a court order for an assessment? ☐ No ☐ Yes.

15. Should the Office of the Children's Lawyer be involved in this case for one or more of the children?

- ☐ No ☐ Yes.

16. Have you attended a family law information meeting?

- ☐ No ☐ Yes, on (date)

17. (For child protection cases only.)

Has any of the parties prepared a plan of care for the children?

- ☐ The children's aid society. ☐ The respondent(s). ☐ No one.

(Attach a copy unless it is already part of the continuing record, in which case, give the tab/page number(s):)

———— PART 4: FINANCIAL INFORMATION ————

Not to be filled out in child protection cases unless the children's aid society is claiming support, in which case set out the facts only about the respondents

18. The applicant's gross annual income is \$.

The respondent's gross annual income is \$.

19. The details of that income (investment, trusts, salaries, commissions, overtime, etc.) are as follows:

APPLICANT		RESPONDENT	
Source	Amount	Source	Amount

Continued on other side. ➡

Form 17: Case Conference Brief (page 4)

Court file number

APPLICANT		RESPONDENT	
Source	Amount	Source	Amount

PART 5: PROPERTY

Not to be filled out in child protection cases. Go to Part 6

20. I live in ☐ a house ☐ an apartment ☐ (Other. Specify.)
that I ☐ rent. ☐ own.

(If you do not rent your home, fill out the information below.)

- ☐ I am the sole owner of the home.
☐ (Name) and I own the home.
☐ (Name) is the only owner.
☐ (Other. Specify.)

Does the property have a mortgage?

- ☐ No. ☐ Yes, and the amount still owing is \$

21. Have the parties agreed on the separation date?

- ☐ No ☐ Yes. It is (date)

22. Have the parties agreed on the value of some or all of the assets on the separation date?

- ☐ No
☐ Yes. (List the assets and the agreed-upon value. If you need more space, attach a sheet.)

23. If the parties cannot agree on the value of some or all of the assets, is there an agreement on who will be doing the valuation?

- ☐ No ☐ Yes. The valuator's name is (name)

24. Is there a dispute over the ownership of any or all of the assets? ☐ No. ☐ Yes.

(In the table below, list the assets on whose ownership there is agreement. Then list those assets whose ownership is disputed.)

Owned by applicant		Owned by respondent		Jointly owned	
Description of asset	Value	Description of asset	Value	Description of asset	Value

Continued on next sheet. ➔

Form 17: Case Conference Brief (page 5)

Court file number

Owned by applicant		Owned by respondent		Jointly owned	
Description of asset	Value	Description of asset	Value	Description of asset	Value

(List the assets whose ownership is disputed.)

25. Is there a dispute over who is supposed to pay the debts of the parties?

- ☐
- No. (Do not fill out table below.)
- ☐
- Yes. (Give details in table below.)

Person to Whom Debt Owed	Reason for Getting Into Debt	Amount Still Owed

PART 6: SUPPORT ISSUES

Not to be filled out in child protection cases unless the children's aid society is claiming support, in which case set out the facts only about the respondents.

26. Is there an agreement or a court order for child support?

- ☐
- No.
-
- ☐
- Yes,
- ☐
- an agreement
- ☐
- a court order

made on (date) that provides for a
 child support total of \$ per for (number of children) child(ren)
 and this amount ☐ is being paid.
 ☐ is not being paid in full. (Attach a statement of money owed — Form 26.)

27. Is there anyone else who is supporting the child(ren)?

- ☐
- No.
-
- ☐
- Yes. The name of this other person is

28. Is any of the parties supporting a former spouse or child(ren) of another relationship?

- ☐
- No.
-
- ☐
- Yes. (Give details.)

29. Support is being claimed for the following children:

Child's name	Age	Special or extraordinary expenses for child (add-ons)

Continued on other side. ➡

Form 17: Case Conference Brief (page 6)

Court file number

Child's name	Age	Special or extraordinary expenses for child (add-ons)

30. Is there an agreement or a court order for spousal support?

- ☐ No.
☐ Yes, ☐ an agreement ☐ a court order

made on (date) that provides for

spousal support of \$ per, and this amount

- ☐ is being paid.
☐ is not being paid in full. (Attach a statement of money owed — Form 26.)

31. Is there a claim for spousal support in this case?

- ☐ No.
☐ Yes, and it is being made by (claimant's name) for the sum of \$ per

32. Are there any health issues for the parties that can affect the need for support or the ability to pay support?

- ☐ No.
☐ Yes. (Attach a copy of any relevant medical report or other health record.)

33. Provide the following employment information about the parties:

	Applicant	Respondent
Employment status	<input type="checkbox"/> employed <input type="checkbox"/> self-employed <input type="checkbox"/> on disability <input type="checkbox"/> unemployed	<input type="checkbox"/> employed <input type="checkbox"/> self-employed <input type="checkbox"/> on disability <input type="checkbox"/> unemployed
Usual occupation(s)		
If unemployed or on disability, how long?		
Plans to retrain or to upgrade		

PART 7: OTHER ISSUES

34. Are there any disclosure orders that need to be made in this case?

- ☐ No.
☐ Yes. ☐ Pension valuation for (name of party)
☐ (Other. Specify.)

Continued on next sheet. ➡

Form 17: Case Conference Brief (page 7)

Court file number

35. Are there any further issues or concerns about which the case conference judge should be aware?

- ☐ No.
☐ Yes. (Give details.)

36. What is your timetable for the next steps in this case before the settlement conference?

Step in the case	Date

37. When will you be ready to attend a settlement conference? (Give earliest date.)_____
*Signature of party*_____
*Date of party's signature*_____
*Signature of party's lawyer*_____
Date of lawyer's signature

Numéro de dossier du greffe

(Nom du tribunal)

.....
**Formule 17 : Mémoire de
 conférence relative
 à la cause**

situé(e) au

Adresse du greffe

(Nom de la personne qui dépose le présent mémoire)

(Date de la conférence relative à la cause)

Requérant(e)**Intimé(e)**

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Lien de parenté avec l'intimé(e).

Lien de parenté avec le/la requérant(e).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

REMARQUE : LES MÉMOIRES DE CONFÉRENCE RELATIVE À LA CAUSE DOIVENT ÊTRE ÉCHANGÉS 7 JOURS AU MOINS AVANT LA CONFÉRENCE. ILS DOIVENT ÊTRE VERSÉS AU DOSSIER CONTINU, MAIS TOUTE OFFRE DE RÈGLEMENT AMIABLE QUI Y FIGURE NE DOIT PAS FAIRE PARTIE DE CE DOSSIER.

REMARQUE : Vous pouvez omettre toute partie non applicable de la présente formule.

SECTION 1 : QUESTIONS EN LITIGE

- Quelles sont les questions en litige dans cette cause qui n'ont PAS encore été réglées :

<input type="checkbox"/> garde d'enfant	<input type="checkbox"/> droit de visite	<input type="checkbox"/> aliments pour les enfants	<input type="checkbox"/> protection des enfants
<input type="checkbox"/> aliments pour le conjoint	<input type="checkbox"/> partage des biens	<input type="checkbox"/> propriété de biens	<input type="checkbox"/> possession du foyer
<input type="checkbox"/> ordonnance de ne pas faire	<input type="checkbox"/> (Autre. Précisez.)		
- Certaines de ces questions sont-elles urgentes au point où une ordonnance temporaire ou une autre mesure du tribunal est nécessaire?

<input type="checkbox"/> Non
<input type="checkbox"/> Oui (Précisez.)
- Quelles sont les questions en litige dans cette cause qui ONT été réglées :

<input type="checkbox"/> garde d'enfant	<input type="checkbox"/> droit de visite	<input type="checkbox"/> aliments pour les enfants	<input type="checkbox"/> protection des enfants
<input type="checkbox"/> aliments pour le conjoint	<input type="checkbox"/> partage des biens	<input type="checkbox"/> propriété de biens	<input type="checkbox"/> possession du foyer
<input type="checkbox"/> ordonnance de ne pas faire	<input type="checkbox"/> (Autre. Précisez.)		
- Certaines des questions qui ont été réglées font-elle l'objet d'une ordonnance du tribunal ou d'un accord écrit?

<input type="checkbox"/> Non
<input type="checkbox"/> Oui
<input type="checkbox"/> une ordonnance
<input type="checkbox"/> un accord écrit du (date de l'accord)

(Joignez une copie de tout accord que le juge devrait lire pour se préparer à la conférence relative à la cause.)
- Y a-t-il eu tentative de réconciliation?

<input type="checkbox"/> Non	<input type="checkbox"/> Il n'existe aucune possibilité de réconciliation	<input type="checkbox"/> Oui (Précisez.)
------------------------------	---	--

Suite à la page suivante ➡

Formule 17 : Mémoire de conférence relative à la cause (page 2) Numéro de dossier du greffe**SECTION 2 : MARIAGE, COHABITATION ET SÉPARATION**

Dans les causes portant sur la protection d'un enfant, donnez uniquement ici les renseignements se rapportant à l'intimé(e) ou aux intimé(s) — généralement le père ou la mère, ou les deux.

6. Requérant(e) : Âge : Date de naissance :

Habite à (municipalité et province)

depuis le (date)

Nom de famille à la naissance : Nom de famille immédiatement avant le mariage :

Déjà divorcé(e)? ☐ Non ☐ Oui

Si oui, indiquez les lieu et date du divorce précédent :

7. Intimé(e) : Âge : Date de naissance :

Habite à (municipalité et province)

depuis le (date)

Nom de famille à la naissance : Nom de famille immédiatement avant le mariage :

Déjà divorcé(e)? ☐ Non ☐ Oui

Si oui, indiquez les lieu et date du divorce précédent :

8. LIEN ENTRE LES PARTIES :

☐ Nous nous sommes mariés le (date)

☐ Nous avons commencé à vivre ensemble le (date)

☐ Nous nous sommes séparés le (date)

☐ Nous n'avons jamais vécu ensemble

☐ Nous sommes toujours ensemble

9. Au moment de la séparation, existait-il des arrangements écrits ou non entre les parties?

☐ Non

☐ Oui (Donnez des précisions, y compris la date de l'arrangement, le nom de la partie qui habite actuellement dans le foyer conjugal, le moment où l'autre partie a déménagé et les circonstances particulières du déménagement. Si une partie quelconque de l'arrangement a été consignée par écrit, joignez-en une copie.)

SECTION 3 : ENFANTS

10. Les renseignements de base sur l'enfant ou les enfants sont les suivants :

Nom et prénom officiels de l'enfant	Âge	Date de naissance (jour, mois, année)	Année et école	Habite actuellement avec

Suite à la page suivante ➡

Formule 17 : Mémoire de conférence relative à la cause (page 3) Numéro de dossier du greffe11. Les arrangements quant au droit de visite sont les suivants : *(Donnez des précisions à côté du nom de chaque enfant.)*

Nom de l'enfant

Arrangements quant au droit de visite

.....
.....
.....
.....
.....
.....
.....
.....

12. Y a-t-il des préoccupations particulières au sujet de l'enfant ou des enfants *(sur le plan de la santé ou des études, par exemple)* dont le juge qui préside la conférence relative à la cause devrait avoir connaissance?☐ Non☐ Oui *(Donnez des précisions à côté du nom de chaque enfant.)*

Nom de l'enfant

Préoccupation ou problème

.....
.....
.....

13. Demandez-vous que l'arrangement actuel quant à la garde et au droit de visite soit modifié?

☐ Non☐ Oui *(Précisez.)*

14. Croyez-vous qu'une évaluation de la garde ou du droit de visite est nécessaire dans cette cause?

☐ Non☐ Oui

Si «oui», avez-vous besoin d'une ordonnance du tribunal pour pouvoir procéder à une évaluation?

☐ Non☐ Oui

15. Le Bureau de l'avocat des enfants devrait-il intervenir dans cette cause en ce qui concerne un ou plusieurs enfants?

☐ Non☐ Oui

16. Avez-vous assisté à une réunion d'information sur le droit de la famille?

☐ Non☐ Oui, le (date)17. *(Causes portant sur la protection d'un enfant seulement.)*

Une des parties a-t-elle préparé un programme de soins pour les enfants?

☐ La société d'aide à l'enfance☐ L'intimé(e) ou les intimé(e)s☐ Personna*(Joignez-en une copie à moins qu'elle ne fasse déjà partie du dossier continu, auquel cas indiquez le ou les numéros d'onglet ou de page)***SECTION 4 : RENSEIGNEMENTS FINANCIERS***Ne remplissez pas cette section dans les causes portant sur la protection d'un enfant à moins que la société d'aide à l'enfance ne demande des éléments, auquel cas n'indiquez que les renseignements se rapportant aux Intimé(e)s.*

18. Le revenu annuel brut du/de la requérant(e) est de \$

Le revenu annuel brut de l'intimé(e) est de \$

19. Les détails de ce revenu (placements, fiducies, salaires, commissions, temps supplémentaire) sont les suivants :

Suite à la page suivante ➡

Formule 17 : Mémoire de conférence relative à la cause (page 4) Numéro de dossier du greffe

Requérant(e)		Intimé(e)	
Provenance	Somme	Provenance	Somme

SECTION 5 : BIENS

Passez à la section 6 dans les causes portant sur la protection d'un enfant

20. J'habite dans ☐ une maison ☐ un appartement ☐ (Autre. Précisez.)
☐ que je loue ☐ dont je suis propriétaire

(Si vous ne louez pas votre domicile, donnez les renseignements ci-dessous.)

- ☐ Je suis l'unique propriétaire du domicile.
☐ (Nom) et moi-même sommes propriétaires du domicile.
☐ (Nom) est l'unique propriétaire.
☐ (Autre. Précisez.)

Le bien est-il hypothéqué?

- ☐ Non ☐ Oui, et il reste \$ à payer.

21. Les parties se sont-elles mises d'accord sur la date de séparation?

☐ Non ☐ Oui, le (date)

22. Les parties se sont-elles mises d'accord sur la valeur d'une partie ou de la totalité des avoirs à la date de la séparation?

- ☐ Non
☐ Oui (Énumérez les avoirs et la valeur sur laquelle vous vous êtes mis d'accord. Au besoin, joignez des feuilles supplémentaires.)

23. Si les parties ne sont pas d'accord sur la valeur d'une partie ou de la totalité des avoirs, s'entendent-elles sur la personne qui va procéder à l'évaluation?

☐ Non ☐ Oui. L'évaluateur ou l'évaluatrice s'appelle (nom)

24. La propriété d'une partie ou de la totalité des avoirs est-elle contestée? ☐ Non ☐ Oui

(Dans le tableau ci-dessous, énumérez les avoirs dont la propriété n'est pas contestée. Énumérez ensuite ceux dont la propriété est contestée.)

Propriété du/de le requérant(e)		Propriété de l'intimé(e)		Propriété conjointe	
Description de l'avoir	Valeur	Description de l'avoir	Valeur	Description de l'avoir	Valeur

Formule 17 : Mémoire de conférence relative à la cause (page 5) Numéro de dossier du greffe

Propriété du/de la requérant(e)		Propriété de l'intimé(e)		Propriété conjointe	
Description de l'avoir	Valeur	Description de l'avoir	Valeur	Description de l'avoir	Valeur

(Énumérez les avoirs dont la propriété est contestée.)

25. La question de savoir qui est censé payer les dettes des parties est-elle contestée?

- ☐ Non (Ne remplissez pas le tableau ci-dessous.) ☐ Oui (Précisez dans le tableau ci-dessous.)

Créancier	Raison de l'endettement	Somme impayée

SECTION 6 : QUESTIONS RELATIVES AUX ALIMENTS

Ne remplissez pas cette section dans les causes portant sur la protection d'un enfant à moins que la société d'aide à l'enfance ne demande des aliments, auquel cas n'indiquez que les renseignements se rapportant aux Intimé(e)s.

26. Y a-t-il un accord ou une ordonnance du tribunal visant les aliments pour les enfants?

- ☐ Non
☐ Oui, ☐ un accord ☐ une ordonnance du tribunal

du (date) qui prévoit des

aliments de \$ par pour (nombre d'enfants) enfant(s), lesquels

- ☐ sont versés en entier ☐ ne sont pas versés en entier. (Joignez un état des sommes dues — formule 26.)

27. Y a-t-il quelqu'un d'autre qui subvient aux besoins de l'enfant ou des enfants?

- ☐ Non
☐ Oui. Cette autre personne s'appelle

28. Une des parties subvient-elle aux besoins d'un ancien conjoint ou d'un ou plusieurs enfants nés d'une autre union?

- ☐ Non
☐ Oui (Précisez.)

Suite à la page suivante ➡

Formule 17 : Mémoire de conférence relative à la cause (page 6) Numéro de dossier du greffe**29. Des aliments sont demandés pour les enfants suivants :**

Nom de l'enfant	Âge	Dépenses spéciales ou extraordinaires de l'enfant (suppléments)

30. Y a-t-il un accord ou une ordonnance du tribunal visant les aliments pour le conjoint?

- ☐ Non
☐ Oui, ☐ un accord ☐ une ordonnance du tribunal

du (date) qui prévoit des aliments pour le conjoint de

..... \$ par., lesquels

- ☐ sont versés en entier
☐ ne sont pas versés en entier. (Joignez un état des sommes dues — formule 26.)

31. Des aliments pour le conjoint sont-ils demandés dans cette cause?

- ☐ Non
☐ Oui, par (nom de la personne) , qui demande
..... \$ par

32. Y a-t-il des problèmes de santé qui risquent d'avoir une incidence sur les aliments dont les parties ont besoin ou sur leur capacité d'en payer?

- ☐ Non
☐ Oui (Joignez une copie de tout rapport médical ou autre dossier de santé pertinent.)

33. Donnez les renseignements suivants au sujet de l'emploi :

	Requérant(e)	Intimé(e)
Situation	<input type="checkbox"/> employé(e) <input type="checkbox"/> travailleur/travailleuse indépendant(e) <input type="checkbox"/> en congé d'invalidité <input type="checkbox"/> sans emploi	<input type="checkbox"/> employé(e) <input type="checkbox"/> travailleur/travailleuse indépendant(e) <input type="checkbox"/> en congé d'invalidité <input type="checkbox"/> sans emploi
Métier ou profession		
Depuis quand êtes-vous sans emploi ou en congé d'invalidité, le cas échéant?		
Projets de recyclage ou de perfectionnement		

Formule 17 : Mémoire de conférence relative à la cause (page 7) Numéro de dossier du greffe

SECTION 7 : AUTRES QUESTIONS EN LITIGE

34. Des ordonnances de divulgation ont-elles besoin d'être rendues dans cette cause?

- ☐ Non
☐ Oui ☐ Évaluation de la pension de (nom de la partie)
☐ (Autre. Précisez.)

35. Y a-t-il d'autres questions ou préoccupations dont le juge qui préside la conférence relative à la cause devrait avoir connaissance?

- ☐ Non
☐ Oui (Précisez.)

36. Quelles sont les dates des prochaines étapes de cette cause d'ici la conférence en vue d'un règlement amiable?

Étapes de la cause	Date

37. Quand pourrez-vous assister à une conférence en vue d'un règlement amiable? (Indiquez la date la plus rapprochée.)

Signature de la partie

Date de la signature

Signature de l'avocat(e) de la partie

Date de la signature

Court File Number

(Name of court)

**Form 17A: Settlement
Conference Brief**at _____
Court office address

(Name of person filing this brief)

(Date of settlement conference)

Applicant**Respondent**Full legal name & address for service — street & number, municipality,
postal code, telephone & fax and e-mail address (if any).Full legal name & address for service — street & number, municipality,
postal code, telephone & fax and e-mail address (if any).

Give your relationship to respondent:

Give your relationship to applicant:

Lawyer's name & address — street & number, municipality, postal code,
telephone & fax numbers and e-mail address (if any).Lawyer's name & address — street & number, municipality, postal code,
telephone & fax numbers and e-mail address (if any).

NOTE: PARTIES MUST EXCHANGE SETTLEMENT CONFERENCE BRIEFS 7 OR MORE DAYS BEFORE THE SETTLEMENT CONFERENCE. YOUR BRIEF WILL BE EITHER RETURNED AT THE END OF THE CONFERENCE OR IMMEDIATELY DESTROYED BY COURT STAFF, UNLESS THE CONFERENCE JUDGE ORDERS THE BRIEFS TO BE FILED IN THE CONTINUING RECORD IN THIS CASE. IF THEY ARE FILED IN THE RECORD, ANY OFFER TO SETTLE IN THE BRIEF MUST BE KEPT OUT OF THE CONTINUING RECORD.

NOTE: You can leave out any part of this form that is not applicable.

PART 1: THE ISSUES**1. What are the issues in this case that have NOT yet been settled:**

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

2. Are any of these issues so urgent that they need the court's attention by way of a temporary order or otherwise?

- ☐ No
☐ Yes. (Give details.)

3. What are the issues in this case that HAVE been settled:

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

4. Have any of the issues that have been settled been turned into a court order or a written agreement?

- ☐ No
☐ Yes ☐ an order
 ☐ a written agreement dated (date of agreement)

(Attach a copy of any agreement that the judge should read to prepare for the settlement conference.)

Continued on other side. ➡

Form 17A: Settlement Conference Brief (page 2)

Court file number

PART 2: MARRIAGE, COHABITATION AND SEPARATION

In child protection cases, this Part should set out the facts only about the respondent(s) — usually, the parent(s).

5. **APPLICANT:** Age: Birthdate:
 Resident in (municipality & province)
 since (date)
 Surname at birth: Surname just before marriage:
 Divorced before? ☐ No ☐ Yes
 If yes, give place and date of previous divorce:
6. **RESPONDENT:** Age: Birthdate:
 Resident in (municipality & province)
 since (date)
 Surname at birth: Surname just before marriage:
 Divorced before? ☐ No ☐ Yes
 If yes, give place and date of previous divorce:
7. **RELATIONSHIP DATES:**
☐ Married on (date) ☐ Started living together on (date)
☐ Separated on (date) ☐ Never lived together. ☐ Still living together.
8. At separation, were there any unwritten or written arrangements between the parties?
☐ No.
☐ Yes. (Give details, including the date of the arrangement, which party is now living in the family home now, when the other party moved out and any special circumstances about the move. If any part of the arrangement was written down, attach a copy.)

PART 3: THE CHILD(REN)

9. The basic information about the child(ren) is as follows:

Child's full legal name	Age	Birthdate (day, month, year)	Grade/Year and school	Now living with

10. The access arrangements for the child(ren) are as follows: (Beside each child's name, give details of access arrangements.)

Child's name

Access arrangements

.....

.....

Continued on next sheet ➡

Form 17A: Settlement Conference Brief (page 3)

Court file number

.....

.....

.....

.....

.....

.....

11. Are there any special concerns about the child(ren) (for example, health or education) that the settlement conference judge should know about?

- ☐ No.
- ☐ Yes. (Beside each child's name, give details of concern or problem.)

Child's name

Concern or problem

.....

.....

.....

.....

12. Are you asking for any changes to the custody and access arrangement that you now have?

- ☐ No.
- ☐ Yes. (Give details of your proposed change.)

13. Has a custody or access assessment been finished in this case?

- ☐ No ☐ Yes. (Attach a copy unless it is already part of the continuing record, in which case, give the tab/page number(s):

14. Is the Office of the Children's Lawyer to be involved in this case for one or more of the children?

- ☐ No ☐ Yes.

15. Have you attended a family law information meeting?

- ☐ No ☐ Yes, on (date)

16. (For child protection cases only.)

Has any of the parties prepared a plan of care for the children?

- ☐ the children's aid society. ☐ the respondent(s). ☐ No one.

(Attach a copy unless it is already part of the continuing record, in which case, give the tab/page number(s):

PART 4: FINANCIAL INFORMATION

Not to be filled out in child protection cases unless the children's aid society is claiming support, in which case set out the facts only about the respondents

17. The applicant's gross annual income is \$.....

The respondent's gross annual income is \$.....

18. The details of that income (investment, trusts, salaries, commissions, overtime, etc.) is as follows:

APPLICANT		RESPONDENT	
Source	Amount	Source	Amount

Continued on other side. ➡

Form 17A: Settlement Conference Brief (page 4)

Court file number

APPLICANT		RESPONDENT	
Source	Amount	Source	Amount

PART 5: PROPERTY

Not to be filled out in child protection cases. Go to Part 6.

19. I live in ☐ a house ☐ an apartment ☐ (Other. Specify.)
that I ☐ rent. ☐ own.

(If you not rent your home, fill out the information below.)

- ☐ I am the sole owner of the home.
☐ (Name) and I own the home.
☐ (Name) is the only owner.
☐ (Other. Specify.)

Does the property have a mortgage?

- ☐ No. ☐ Yes, and the amount still owing is \$

20. Have the parties agreed on the separation date?

☐ No ☐ Yes. It is (date)

21. Have the parties agreed on the value of some or all of the assets on the separation date?

- ☐ No
☐ Yes. (List the assets and the agreed-upon value. If you need more space, attach a sheet.)

22. If the parties cannot agree on the value of some or all of the assets, is there an agreement on who will be doing the valuation?

☐ No ☐ Yes. The valuator's name is (name)

23. Is there a dispute over the ownership of any or all of the assets? ☐ No. ☐ Yes.

(In the table below, list the assets on whose ownership there is agreement. Then list those assets whose ownership is disputed.)

Owned by applicant		Owned by respondent		Jointly owned	
Description of asset	Value	Description of asset	Value	Description of asset	Value

Continued on next sheet. ➡

Form 17A: Settlement Conference Brief (page 5)

Court file number

Owned by applicant		Owned by respondent		Jointly owned	
Description of asset	Value	Description of asset	Value	Description of asset	Value

(List the assets whose ownership is disputed.)

24. Is there a dispute over who is supposed to pay the debts of the parties?

☐ No. (Do not fill out table below.)☐ Yes. (Give details in table below.)

Person to Whom Debt Owed	Reason for Getting Into Debt	Amount Still Owed

25. Have all the persons needed to decide the property, ownership and debt issues in this case been made parties to the case? ☐ Yes. ☐ No. (List the persons who still need to be added as parties.)

PART 6: SUPPORT ISSUES

Not to be filled out in child protection cases unless the children's aid society is claiming support. In which case set out the facts only about the respondents.

26. Is there an agreement or a court order for child support?

☐ No.☐ Yes, ☐ an agreement ☐ a court order

made on (date) that provides for a

child support total of \$ per for (number of children) child(ren)

and this amount ☐ is being paid.☐ is not being paid in full. (Attach a statement of money owed — Form 26.)

27. Is there anyone else who is supporting the child(ren)?

☐ No.☐ Yes. The name of this other person is

28. Is any of the parties supporting a former spouse or child(ren) of another relationship?

☐ No. ☐ Yes. (Give details.)

Continued on other side. ➡

Form 17A: Settlement Conference Brief (page 6)

Court file number

29. Support is being claimed for the following children:

Child's name	Age	Special or extraordinary expenses for child (add-ons)

30. Is there an agreement or a court order for spousal support?

☐ No.☐ Yes, ☐ an agreement ☐ a court order

made on (date) that provides for

spousal support of \$ per, and this amount

☐ is being paid.☐ is not being paid in full. (Attach a statement of money owed — Form 26.)

31. Is there a claim for spousal support in this case?

☐ No.☐ Yes, and it is being made by (claimant's name) for the sum of \$ per

32. Are there any health issues for the parties that can effect the need for support or the ability to pay support?

☐ No.☐ Yes. (Attach a copy of any relevant medical report or other health record.)

33. Provide the following employment information about the parties:

	Applicant	Respondent
Employment status	<input type="checkbox"/> employed <input type="checkbox"/> self-employed <input type="checkbox"/> on disability <input type="checkbox"/> unemployed	<input type="checkbox"/> employed <input type="checkbox"/> self-employed <input type="checkbox"/> on disability <input type="checkbox"/> unemployed
Usual occupation(s)		
If unemployed or on disability, how long?		
Plans to retrain or to upgrade		

Continued on next sheet. ➡

Form 17A: Settlement Conference Brief (page 7)

Court file number

———— PART 7: RECONCILIATION, MEDIATION AND ASSESSMENT ————

34. Have any attempts to reconcile been made?

- ☐ No.
☐ There is no possibility of reconciliation.
☐ Yes. (Give details.)

35. Would you like any information about counselling or guidance facilities?

- ☐ No. ☐ Yes.

———— PART 8: PROCEDURAL MATTERS ————

36. Have discoveries/cross-examinations taken place?

- ☐ Yes. ☐ No. ☐ Still in progress. ☐ Not needed in this case.

37. The following matters relating to discoveries/cross-examinations still remain unfinished: (Give details, if any.)

38. I attach a summary of the relevant orders in this case. (Attach the summary of court cases — Form 8E.)

39. Have those orders been carried out?

- ☐ Yes. ☐ No. (Explain.)

40. Does the application, answer or reply need to be changed?

- ☐ No. ☐ Yes. (Explain.)

41. The next steps in this case should be:

42. Are there any tax implications of the claims made in this case?

- ☐ No. ☐ Yes. (Give details. If you need more space, attach an additional sheet and number it.)

43. I am attaching a copy of an offer to settle that is now open for acceptance. (If there is no offer, you MUST make and attach one)

44. Who are the witnesses whom you intend to call at trial? (Give names.)

Continued on other side. ➡

Form 17A: Settlement Conference Brief (page 8)

Court file number

45. Of those witnesses, the following will be experts who will talk about the following things:

Name of expert witness	Summary of expert's evidence

46. I estimate that the time needed for my witnesses to testify and to be cross-examined, for the presenting of any documentary evidence at trial is days.

47. Are there any dates on which you or your lawyer cannot come to court for the trial?

☐ No. ☐ Yes. (List the problem dates and explain the problem.)

Attach the following documents that are relevant to the remaining issues in this case. Use numbered tabs to separate them.

1. If support is an issue for the trial:— Your financial statement must not be more than 30 days old. If it is older, it must be accompanied by your affidavit saying that the information in the statement is still correct today.
2. If property is an issue for the trial:— Your net family property statement must not be more than 30 days old. If it is older, it must be accompanied by your affidavit saying that the information in the statement is still correct today. It must also be accompanied by documents confirming any figures in this case, including valuations of business, pension, land or other property.
3. If child support is an issue for the trial and
 - (a) a party's income is over \$150,000 per year; or
 - (b) a child is 18 years of age or more; or
 - (c) there is a claim for special or extraordinary expenses (add-ons) for the child(ren); or
 - (d) there is a claim for undue hardship in paying child support:—
 A budget for the child(ren)'s expenses, including the child(ren)'s portion of the cost of housing, utilities, food, etc. relating to the child(ren) and the basis for the portion allocated to child(ren).
4. If custody or access is an issue for the trial:— Assessment reports on custody or access and Children's Lawyer's reports (if any).
5. If this is a child protection case:— The plan of care from the children's aid society and (if any) from the respondent(s).
6. Medical reports.
7. Your latest offer to settle that remains open for acceptance. If there is none open for acceptance, you must make an offer and attach it.
8. Any cases, text extracts or articles that would help the judge prepare for the settlement conference.
9. Any other relevant documents that would help the judge prepare for the settlement conference.

Signature of party_____
Date of party's signature_____
Signature of party's lawyer_____
Date of lawyer's signature

Numéro de dossier du greffe

(Nom du tribunal)

**Formule 17A : Mémoire de
conférence en vue
d'un règlement amiable**

situé(e) au

Adresse du greffe

(Nom de la personne qui dépose le présent mémoire)

(Date de la conférence en vue d'un règlement amiable)

Requérant(e)**Intimé(e)**

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
Lien de parenté avec l'intimé(e).	Lien de parenté avec le/la requérant(e).
Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

REMARQUE : LES MÉMOIRES DE CONFÉRENCE EN VUE D'UN RÈGLEMENT AMIABLE DOIVENT ÊTRE ÉCHANGÉS 7 JOURS AU MOINS AVANT LA CONFÉRENCE. ILS SERONT RETOURNÉS À LA FIN DE CELLE-CI OU DÉTRUITS IMMÉDIATEMENT PAR LE PERSONNEL DU GREFFE, À MOINS QUE LE JUGE N'ORDONNE QU'ILS SOIENT VERSÉS AU DOSSIER CONTINU. S'ILS SONT VERSÉS AU DOSSIER, TOUTE OFFRE DE RÈGLEMENT QUI FIGURE DANS LES MÉMOIRES NE DOIT PAS FAIRE PARTIE DU DOSSIER.

REMARQUE : Vous pouvez omettre toute partie non applicable de la présente formule.

SECTION 1 : QUESTIONS EN LITIGE**1. Quelles sont les questions en litige dans cette cause qui n'ont PAS encore été réglées :**

- | | | | |
|---|---|--|---|
| <input type="checkbox"/> garde d'enfant | <input type="checkbox"/> droit de visite | <input type="checkbox"/> aliments pour les enfants | <input type="checkbox"/> protection des enfants |
| <input type="checkbox"/> aliments pour le conjoint | <input type="checkbox"/> partage des biens | <input type="checkbox"/> propriété de biens | <input type="checkbox"/> possession du foyer |
| <input type="checkbox"/> ordonnance de ne pas faire | <input type="checkbox"/> (Autre. Précisez.) | | |

2. Certaines de ces questions sont-elles urgentes au point où une ordonnance temporaire ou une autre mesure du tribunal est nécessaire?

- ☐ Non
☐ Oui. (Précisez.)

3. Quelles sont les questions en litige dans cette cause qui ONT été réglées :

- | | | | |
|---|---|--|---|
| <input type="checkbox"/> garde d'enfant | <input type="checkbox"/> droit de visite | <input type="checkbox"/> aliments pour les enfants | <input type="checkbox"/> protection des enfants |
| <input type="checkbox"/> aliments pour le conjoint | <input type="checkbox"/> partage des biens | <input type="checkbox"/> propriété de biens | <input type="checkbox"/> possession du foyer |
| <input type="checkbox"/> ordonnance de ne pas faire | <input type="checkbox"/> (Autre. Précisez.) | | |

4. Certaines des questions qui ont été réglées font-elles l'objet d'une ordonnance du tribunal ou d'un accord écrit?

- ☐ Non
☐ Oui ☐ une ordonnance

☐ un accord écrit du (date de l'accord)

(Joignez une copie de tout accord que le juge devrait lire pour se préparer à la conférence en vue d'un règlement amiable.)

Suite à la page suivante ➡

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 2)**

Numéro de dossier du greffe

——— SECTION 2 : MARIAGE, COHABITATION ET SÉPARATION ———

Dans les causes portant sur la protection d'un enfant, donnez uniquement les renseignements se rapportant à l'intimé(e) ou aux intimé(e)s — généralement le père ou la mère ou les deux.

5. Requéran(t)e : Âge : Date de naissance :

Habite à (municipalité et province)

depuis le (date)

Nom de famille à la naissance : Nom de famille immédiatement avant le mariage :

Déjà divorcé(e)? ☐ Non ☐ Oui

Si oui, indiquez les lieu et date du divorce précédent :

6. Intimé(e) : Âge : Date de naissance :

Habite à (municipalité et province)

depuis le (date)

Nom de famille à la naissance : Nom de famille immédiatement avant le mariage :

Déjà divorcé(e)? ☐ Non ☐ Oui

Si oui, indiquez les lieu et date du divorce précédent :

7. LIEN ENTRE LES PARTIES :

☐ Nous nous sommes mariés la (date)

☐ Nous avons commencé à vivre ensemble le (date)

☐ Nous nous sommes séparés le (date)

☐ Nous n'avons jamais vécu ensemble.

☐ Nous sommes toujours ensemble

8. Au moment de la séparation, existait-il des arrangements écrits ou non entre les parties?

☐ Non

☐ Oui (Donnez des précisions, y compris la date de l'arrangement, le nom de la partie qui habite actuellement dans le foyer conjugal, le moment où l'autre partie a déménagé et les circonstances particulières du déménagement. Si une partie quelconque de l'arrangement a été consignée par écrit, joignez-en une copie.)

——— SECTION 3 : ENFANTS ———

9. Les renseignements de base sur l'enfant ou les enfants sont les suivants :

Nom et prénom officiels de l'enfant	Âge	Date de naissance (jour, mois, année)	Année et école	Habite actuellement avec

Suite à la page suivante ➡

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 3)**

Numéro de dossier du greffe

10. Les arrangements quant au droit de visite sont les suivants : *(Donnez des précisions à côté du nom de chaque enfant.)*

Nom de l'enfant

Arrangements quant au droit de visite

.....
.....
.....
.....
.....

11. Y a-t-il des préoccupations particulières au sujet de l'enfant ou des enfants *(sur le plan de la santé ou des études, par exemple)* dont le juge qui préside la conférence en vue d'un règlement amiable devrait avoir connaissance?

- ☐ Non
☐ Oui *(Donnez des précisions à côté du nom de chaque enfant.)*

Nom de l'enfant

Préoccupation ou problème

.....
.....
.....
.....

12. Demandez-vous que l'arrangement actuel quant à la garde et au droit de visite soit modifié?

- ☐ Non
☐ Oui *(Précisez.)*

13. Une évaluation de la garde ou du droit de visite a-t-elle eu lieu dans cette cause?

- ☐ Non ☐ Oui *(Joignez-en une copie à moins qu'elle ne fasse déjà partie du dossier continu, auquel cas indiquez le ou les numéros d'onglet ou de page)*

14. Le Bureau de l'avocat des enfants doit-il intervenir dans cette cause en ce qui concerne un ou plusieurs enfants?

- ☐ Non ☐ Oui

15. Avez-vous assisté à une réunion d'information sur le droit de la famille?

- ☐ Non ☐ Oui, le (date)

16. *(Causes portant sur la protection d'un enfant seulement.)*

Une des parties a-t-elle préparé un programme de soins pour les enfants?

- ☐ La société d'aide à l'enfance ☐ L'intimé(e) ou les intimé(e)s ☐ Personne

*(Joignez-en une copie à moins qu'elle ne fasse déjà partie du dossier continu, auquel cas indiquez le ou les numéros d'onglet ou de page)***SECTION 4 : RENSEIGNEMENTS FINANCIERS***Ne remplissez pas cette section dans les causes portant sur la protection d'un enfant à moins que la société d'aide à l'enfance ne demande des aliments, auquel cas n'indiquez que les renseignements se rapportant aux intimé(e)s.*

17. Le revenu annuel brut du/de la requérant(e) est de \$

Le revenu annuel brut de l'intimé(e) est de\$

18. Les détails de ce revenu (placements, fiducies, salaires, commissions, temps supplémentaire) sont les suivants :

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 4)**

Numéro de dossier du greffe

Requérant(e)		Intimé(e)	
Provenance	Somme	Provenance	Somme

SECTION 5 : BIENS
Passez à la section 6 dans les causes portant sur la protection d'un enfant.

19. J'habite dans ☐ une maison ☐ un appartement ☐ (Autre. Précisez.)
☐ que je loue ☐ dont je suis propriétaire

(Si vous ne louez pas votre domicile, donnez les renseignements ci-dessous.)

- ☐ Je suis l'unique propriétaire du domicile.
☐ (Nom) et moi-même sommes propriétaires du domicile.
☐ (Nom) est l'unique propriétaire.
☐ (Autre. Précisez.)

Le bien est-il hypothéqué?

- ☐ Non ☐ Oui, et il reste \$ à payer.

20. Les parties se sont-elles mises d'accord sur la date de séparation?

- ☐ Non ☐ Oui, le (date)

21. Les parties se sont-elles mises d'accord sur la valeur d'une partie ou de la totalité des avoirs à la date de la séparation?

- ☐ Non
☐ Oui (Énumérez les avoirs et la valeur sur laquelle vous vous êtes mis d'accord. Au besoin, joignez des feuilles supplémentaires.)

22. Si les parties ne sont pas d'accord sur la valeur d'une partie ou de la totalité des avoirs, s'entendent-elles sur la personne qui va procéder à l'évaluation?

- ☐ Non ☐ Oui. L'évaluateur ou l'évaluatrice s'appelle (nom)

23. La propriété d'une partie ou de la totalité des avoirs est-elle contestée? ☐ Non ☐ Oui

(Dans le tableau ci-dessous, énumérez les avoirs dont la propriété n'est pas contestée. Énumérez ensuite ceux dont la propriété est contestée.)

Propriété du/de la requérant(e)		Propriété de l'intimé(e)		Propriété conjointe	
Description de l'avoir	Valeur	Description de l'avoir	Valeur	Description de l'avoir	Valeur

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 5)**

Numéro de dossier du greffe

Propriété du/de la requérant(e)		Propriété de l'intimé(e)		Propriété conjointe	
Description de l'avoir	Valeur	Description de l'avoir	Valeur	Description de l'avoir	Valeur

(Énumérez les avoirs dont la propriété est contestée.)

24. La question de savoir qui est censé payer les dettes des parties est-elle contestée?

- ☐
- Non (Ne remplissez pas le tableau ci-dessous.)
- ☐
- Oui (Précisez dans le tableau ci-dessous.)

Créancier	Raison de l'endettement	Somme impayée

25. Est-ce que toutes les personnes nécessaires pour décider des questions se rapportant aux biens, à la propriété et aux dettes ont été désignées comme parties à la cause?

- ☐ Oui ☐ Non (Énumérez les personnes qui doivent encore être jointes comme parties.)

SECTION 6 : QUESTIONS RELATIVES AUX ALIMENTS

Ne remplissez pas cette section dans les causes portant sur la protection d'un enfant à moins que la société d'aide à l'enfance ne demande des aliments, auquel cas n'indiquez que les renseignements se rapportant aux intimé(s).

26. Y a-t-il un accord ou une ordonnance du tribunal visant les aliments pour les enfants?

- ☐ Non
- ☐ Oui, ☐ un accord ☐ une ordonnance du tribunal

du (date) qui prévoit des aliments de

..... \$ par pour (nombre d'enfants)..... enfant(s), lesquels

- ☐ sont versés en entier ☐ ne sont pas versés en entier. (Joignez un état des sommes dues — formule 26.)

27. Y a-t-il quelqu'un d'autre qui subvient aux besoins de l'enfant ou des enfants?

Suite à la page suivante ➡

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 6)**

Numéro de dossier du greffe

- ☐ Non
☐ Oui Cette autre personne s'appelle

28. Une des parties subvient-elle aux besoins d'un ancien conjoint ou d'un ou plusieurs enfants nés d'une autre union?

- ☐ Non ☐ Oui (*Précisez.*)

29. Des aliments sont demandés pour les enfants suivants :

Nom de l'enfant	Âge	Dépenses spéciales ou extraordinaires de l'enfant (suppléments)

30. Y a-t-il un accord ou une ordonnance du tribunal visant les aliments pour le conjoint?

- ☐ Non
☐ Oui, ☐ un accord ☐ une ordonnance du tribunal

du (date) qui prévoit des
 aliments pour le conjoint de \$ par, lesquels
☐ sont versés en entier ☐ ne sont pas versés en entier. (*Joignez un état des sommes dues — formule 26.*)

31. Des aliments pour le conjoint sont-ils demandés dans cette cause?

- ☐ Non
☐ Oui, par (nom de la personne), qui demande
 \$ par

32. Y a-t-il des problèmes de santé qui risquent d'avoir une incidence sur les aliments dont les parties ont besoin ou sur leur capacité d'en payer?

- ☐ Non
☐ Oui (*Joignez une copie de tout rapport médical ou autre dossier de santé pertinent.*)

33. Donnez les renseignements suivants au sujet de l'emploi :

	Requérant(e)	Intimé(e)
Situation	<input type="checkbox"/> employé(e) <input type="checkbox"/> travailleur/travailleuse indépendant(e) <input type="checkbox"/> en congé d'invalidité <input type="checkbox"/> sans emploi	<input type="checkbox"/> employé(e) <input type="checkbox"/> travailleur/travailleuse indépendant(e) <input type="checkbox"/> en congé d'invalidité <input type="checkbox"/> sans emploi
Métier ou profession		
Depuis quand êtes-vous sans emploi ou en congé d'invalidité, le cas échéant?		

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 7)**

Numéro de dossier du greffe

	Requérant(e)	Intimé(e)
Projets de recyclage ou de perfectionnement		

—— SECTION 7 : RÉCONCILIATION, MÉDIATION ET ÉVALUATION ——

34. Y a-t-il eu tentative de réconciliation?

- ☐ Non
☐ Il n'existe aucune possibilité de réconciliation
☐ Oui (*Précisez.*)

35. Aimeriez-vous des renseignements sur les services de counselling ou d'orientation?

- ☐ Non ☐ Oui

—— SECTION 8 : QUESTIONS DE PROCÉDURE ——

36. Est-ce que des interrogatoires préalables ou des contre-interrogatoires ont eu lieu?

- ☐ Oui ☐ Non ☐ Ils sont toujours en cours. ☐ Ils sont inutiles dans cette cause.

37. Les questions suivantes concernant les Interrogatoires préalables ou les contre-interrogatoires sont encore en suspens : (*Précisez, s'il y a lieu.*)38. Je joins un résumé des ordonnances pertinentes dans cette cause. (*Joignez le résumé des causes — formule 8E*)

39. Ces ordonnances ont-elles été exécutées?

- ☐ Oui ☐ Non (*Expliquez.*)

40. La requête, la défense ou la réponse a-t-elle besoin d'être modifiée?

- ☐ Non ☐ Oui (*Expliquez.*)

41. Les prochaines étapes de la cause devraient être les suivantes :

42. Les demandes présentées dans cette cause ont-elles des répercussions fiscales?

- ☐ Non ☐ Oui (*Précisez. Au besoin, joignez des feuilles supplémentaires et numérotez-les.*)

43. Je joins une copie d'une offre de règlement amiable qui peut présentement être acceptée. (*S'il n'y a aucune offre, vous DEVEZ en présenter une et la joindre.*)44. Quels témoins avez-vous l'intention d'appeler au procès? (*Donnez leur nom.*)

45. Parmi ces témoins, les personnes suivantes seront appelées à titre d'experts sur ce qui suit :

Suite à la page suivante ➡

**Formule 17A : Mémoire de conférence
en vue d'un règlement amiable (page 8)**

Numéro de dossier du greffe

Nom du témoin expert	Résumé du témoignage de l'expert

46. J'estime qu'il faudra jours pour le témoignage et le contre-interrogatoire de mes témoins et pour la présentation des preuves documentaires au procès.

47. Y a-t-il des dates où vous-même ou votre avocat(e) ne pouvez pas vous présenter au tribunal pour le procès?

- ☐ Non ☐ Oui (*Indiquez les dates problématiques et expliquez la difficulté.*)

Joignez les documents suivants qui se rapportent aux questions toujours en litige dans cette cause. Utilisez des onglets numérotés pour les distinguer.

1. Si les aliments constituent une question en litige au procès : Votre état financier, qui ne doit pas dater de plus de 30 jours, sinon il doit être accompagné d'un affidavit dans lequel vous déclarez que les renseignements qu'il contient sont toujours exacts.
2. Si les biens constituent une question en litige au procès : Votre état des biens familiaux nets, qui ne doit pas dater de plus de 30 jours, sinon il faut y joindre un affidavit dans lequel vous déclarez que les renseignements qu'il contient sont toujours exacts ainsi que des documents à l'appui des chiffres présentés dans cette cause, y compris les évaluations d'entreprises, de pensions, de biens-fonds ou autres biens.
3. Si les aliments pour les enfants constituent une question en litige au procès et que, selon le cas :
 - a) le revenu d'une partie dépasse 150 000 \$ par année;
 - b) un enfant a 18 ans ou plus;
 - c) une demande est présentée au titre de dépenses spéciales ou extraordinaires (suppléments) pour l'enfant ou les enfants;
 - d) une demande est présentée au titre de difficultés excessives qui résultent du paiement d'aliments pour les enfants :

Un budget de dépenses pour l'enfant ou les enfants, y compris la part du coût du logement, des services publics et de la nourriture, entre autres, qui leur revient et la base sur laquelle cette part est calculée.

4. Si la garde ou le droit de visite constitue une question en litige au procès : Les rapports d'évaluation sur la garde ou le droit de visite et les rapports de l'avocat des enfants (le cas échéant).
5. S'il s'agit d'une cause portant sur la protection d'un enfant : Le programme de soins élaboré par la société d'aide à l'enfance et, le cas échéant, par l'intimé(e) ou les intimé(e)s.
6. Les rapports médicaux.
7. Votre offre de règlement amiable la plus récente qui peut toujours être acceptée. S'il n'y en a pas, vous devez en présenter une et la joindre.
8. Les causes, extraits de texte ou articles de tout genre qui aideraient le juge à se préparer à la conférence en vue d'un règlement amiable.
9. Tout autre document pertinent qui aiderait le juge à se préparer à la conférence en vue d'un règlement amiable.

Signature de la partie

Date de la signature

Signature de l'avocat(e) de la partie

Date de la signature

Court File Number

(Name of court)

Form 17B: Trial
Management
Conference Brief

at

Court office address

(Name of person filing this brief)

(Date of trial management conference)

Applicant**Respondent**

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).

Give your relationship to respondent:

Give your relationship to applicant:

Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

NOTE: PARTIES MUST EXCHANGE TRIAL MANAGEMENT CONFERENCE BRIEFS 7 OR MORE DAYS BEFORE THE TRIAL MANAGEMENT CONFERENCE. YOU MUST FILE THIS BRIEF IN THE CONTINUING RECORD IN THIS CASE BUT ANY OFFER TO SETTLE IN YOUR BRIEF MUST BE KEPT OUT OF THE CONTINUING RECORD.

NOTE: You can leave out any part of this form that is not applicable.

PART 1: THE ISSUES**1. What are the Issues in this case that have NOT yet been settled:**

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

2. What are the Issues in this case that HAVE been settled:

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> child custody | <input type="checkbox"/> access | <input type="checkbox"/> child support | <input type="checkbox"/> child protection |
| <input type="checkbox"/> spousal support | <input type="checkbox"/> division of property | <input type="checkbox"/> ownership of property | <input type="checkbox"/> possession of home |
| <input type="checkbox"/> restraining order | <input type="checkbox"/> (Other. Specify.) | | |

3. Have any of the issues that have been settled been turned into a court order or a written agreement?

- ☐ No
- ☐ Yes ☐ an order ☐ a written agreement dated (date of agreement)

(Attach a copy of any agreement that the judge should read to prepare for the trial management conference.)

Continued on other side. ➡

Form 17B: Trial Management Conference Brief (page 2)

Court file number

———— PART 2: PROCEDURAL MATTERS ————

4. Are all matters concerning discoveries/cross-examinations finished?
☐ Yes. ☐ No. *(Give details.)*
5. I attach a list of the relevant orders in this case. *(Attach the summary of court cases — Form 8E.)*
6. Are there any orders or directions for trial that have not been carried out?
☐ No. ☐ Yes. *(Explain.)*
7. Have the parties produced a joint document brief?
☐ Yes. *(Attach a copy.)* ☐ No. *(Explain why not.)*
8. Have the parties agreed that the trial judge can receive some evidence by affidavit or in the form of a written report, subject to cross-examination?
☐ Yes. *(Attach a copy.)* ☐ No. *(Explain why not.)*
9. Are there any preliminary or procedural matters that need to be dealt with before or at the start of the trial?
☐ No. ☐ Yes. *(Explain.)*

———— PART 3: ISSUES FOR TRIAL ————

10. Have the parties produced a statement of agreed facts?
☐ Yes. *(Attach a copy.)* ☐ No. *(Explain why not.)*

Continued on next sheet. ➡

Form 17B: Trial Management Conference Brief (page 3)

Court file number

11. What are the remaining issues in this case?*(For each issue, summarize:**(a) the undisputed facts;**(b) the theory of your case on that issue; and**(c) the evidence that you plan to present on that issue.**This summary should be a draft of your opening statement for the trial. If you need more space, attach an extra sheet and number it.)*

Form 17B: Trial Management Conference Brief (page 4)

Court file number

12. These are the witnesses whom I plan to have testify for me and this is a summary of what I expect them to say:

Name of witness	Summary of expected evidence

13. I estimate that the time needed for my witnesses to testify and to be cross-examined, for the presenting of my documentary evidence at trial is days.

Attach the following documents that are relevant to the remaining issues in this case. Use numbered tabs to separate them.

1. If support is an issue for the trial:— Your financial statement, which must not be more than 30 days old. If it is older, it must be accompanied by your affidavit saying that the information in the statement is still correct today.
2. If property is an issue for the trial:— Your net family property statement, which must not be more than 30 days old. If it is older, it must be accompanied by your affidavit saying that the information in the statement is still correct today. It must also be accompanied by documents confirming any figures in this case, including valuations of business, pension, land or other property.
3. If child support is an issue for the trial and
 - (a) a party's income is over \$150,000 per year; or
 - (b) a child is 18 years of age or more; or
 - (c) there is a claim for special or extraordinary expenses (add-ons) for the child(ren); or
 - (d) there is a claim for undue hardship in paying child support:—
A budget for the child(ren)'s expenses, including the child(ren)'s portion of the cost of housing, utilities, food, etc. relating to the child(ren) and the basis for the portion allocated to child(ren).
4. If custody or access is an issue for the trial:— Assessment reports on custody or access and Children's Lawyer's reports (if any).
5. If this is a child protection case:— The plan of care from the children's aid society and (if any) from the respondent(s).
6. Any other relevant documents that would help the judge prepare for the trial management conference.

Signature of party_____
Date of party's signature_____
Signature of party's lawyer_____
Date of lawyer's signature

Numéro de dossier du greffe

(Nom du tribunal)

**Formule 17B : Mémoire
de conférence
de gestion du procès**

situé(e) au

Adresse du greffe

(Nom de la personne qui dépose le présent mémoire)

(Date de la conférence de gestion du procès.)

Requérant(e)**Intimé(e)**

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
Lien de parenté avec l'intimé(e).	Lien de parenté avec le/la requérant(e).
Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

REMARQUE : LES MÉMOIRES DE CONFÉRENCE DE GESTION DU PROCÈS DOIVENT ÊTRE ÉCHANGÉS 7 JOURS AU MOINS AVANT LA CONFÉRENCE. ILS DOIVENT ÊTRE VERSÉS AU DOSSIER CONTINU, MAIS TOUTE OFFRE DE RÈGLEMENT AMIABLE QUI Y FIGURE NE DOIT PAS FAIRE PARTIE DE CE DOSSIER.

REMARQUE : Vous pouvez omettre toute partie non applicable de la présente formule.

SECTION 1 : QUESTIONS EN LITIGE

1. Quelles sont les questions en litige dans cette cause qui n'ont PAS encore été réglées :

- | | | | |
|---|---|--|---|
| <input type="checkbox"/> garde d'enfant | <input type="checkbox"/> droit de visite | <input type="checkbox"/> aliments pour les enfants | <input type="checkbox"/> protection des enfants |
| <input type="checkbox"/> aliments pour le conjoint | <input type="checkbox"/> partage des biens | <input type="checkbox"/> propriété de biens | <input type="checkbox"/> possession du foyer |
| <input type="checkbox"/> ordonnance de ne pas faire | <input type="checkbox"/> (Autre. Précisez.) | | |

2. Quelles sont les questions en litige dans cette cause qui ONT été réglées :

- | | | | |
|---|---|--|---|
| <input type="checkbox"/> garde d'enfant | <input type="checkbox"/> droit de visite | <input type="checkbox"/> aliments pour les enfants | <input type="checkbox"/> protection des enfants |
| <input type="checkbox"/> aliments pour le conjoint | <input type="checkbox"/> partage des biens | <input type="checkbox"/> propriété de biens | <input type="checkbox"/> possession du foyer |
| <input type="checkbox"/> ordonnance de ne pas faire | <input type="checkbox"/> (Autre. Précisez.) | | |

3. Certaines des questions qui ont été réglées font-elles l'objet d'une ordonnance du tribunal ou d'un accord écrit?

- ☐ Non
- ☐ Oui ☐ une ordonnance
- ☐ un accord écrit du (date de l'accord)

(Joignez une copie de tout accord que le juge devrait lire pour sa préparation à la conférence de gestion du procès.)

Suite à la page suivante ➡

**Formule 17B : Mémoire de conférence
de gestion du procès (page 2)**

Numéro de dossier du greffe

SECTION 2 : QUESTIONS DE PROCÉDURE

4. Est-ce que toutes les questions concernant les interrogatoires préalables ou les contre-interrogatoires ont été réglées?
☐ Oui ☐ Non (*Précisez.*)
5. Je joins une liste des ordonnances pertinentes dans cette cause. (*Joignez un résumé des causes — formule 8E.*)
6. Y a-t-il des ordonnances ou des directives pour le procès qui n'ont pas encore été exécutées?
☐ Non ☐ Oui (*Expliquez.*)
7. Les parties ont-elles préparé un mémoire conjoint?
☐ Oui (*Joignez-en une copie.*) ☐ Non (*Expliquez.*)
8. Les parties ont-elles conclu un accord qui permet au juge du procès de recevoir des témoignages par affidavit ou sous forme de rapport écrit, sous réserve d'un contre-interrogatoire?
☐ Oui (*Joignez-en une copie.*) ☐ Non (*Expliquez.*)
9. Y a-t-il des questions préliminaires ou des questions de procédure à régler avant le procès ou au début de celui-ci?
☐ Non ☐ Oui (*Expliquez.*)

SECTION 3 : QUESTIONS EN LITIGE AU PROCÈS

10. Les parties ont-elles préparé un exposé conjoint des faits?
☐ Oui (*Joignez-en une copie.*) ☐ Non (*Expliquez.*)

Suite à la page suivante ➡

**Formule 17B : Mémoire de conférence
de gestion du procès (page 3)**

Numéro de dossier du greffe

11. Quelles questions sont toujours en litige dans cette cause?

(Pour chaque question, résumez :

- a) les faits non contestés;*
- b) les principes sur lesquels s'appuie votre cause sur cette question;*
- c) la preuve que vous avez l'intention de présenter sur cette question.*

Ce résumé devrait constituer une ébauche de votre exposé initial au procès. Au besoin, joignez des feuilles supplémentaires et numérotez-les.)

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page.

Suite à la page suivante ➡

**Formule 17B : Mémoire de conférence
de gestion du procès (page 4)**

Numéro de dossier du greffe

12. Voici les témoins que j'ai l'intention d'appeler ainsi qu'un résumé de ce que je m'attends à ce qu'ils disent :

Nom du témoin	Résumé du témoignage attendu

13. J'estime qu'il faudra jours pour le témoignage et le contre-interrogatoire de mes témoins et pour la présentation de mes preuves documentaires au procès.

Joignez les documents suivants qui se rapportent aux questions toujours en litige dans cette cause. Utilisez des onglets numérotés pour les distinguer.

1. Si les aliments constituent une question en litige au procès : Votre état financier, qui ne doit pas dater de plus de 30 jours, sinon il doit être accompagné d'un affidavit dans lequel vous déclarez que les renseignements qu'il contient sont toujours exacts.
2. Si les biens constituent une question en litige au procès : Votre état des biens familiaux nets, qui ne doit pas dater de plus de 30 jours, sinon il faut y joindre un affidavit dans lequel vous déclarez que les renseignements qu'il contient sont toujours exacts ainsi que des documents à l'appui des chiffres présentés dans cette cause, y compris les évaluations d'entreprises, de pensions, de biens-fonds ou autres biens.
3. Si les aliments pour les enfants constituent une question en litige au procès et que, selon le cas :
 - a) le revenu d'une partie dépasse 150 000 \$ par année;
 - b) un enfant a 18 ans ou plus;
 - c) une demande est présentée au titre de dépenses spéciales ou extraordinaires (suppléments) pour l'enfant ou les enfants;
 - d) une demande est présentée au titre de difficultés excessives qui résultent du paiement d'aliments pour les enfants :
 Un budget de dépenses pour l'enfant ou les enfants, y compris la part du coût du logement, des services publics et de la nourriture, entre autres, qui leur revient et la base sur laquelle cette part est calculée.
4. Si la garde ou le droit de visite constitue une question en litige au procès : Les rapports d'évaluation sur la garde ou le droit de visite et les rapports de l'avocat des enfants (le cas échéant).
5. S'il s'agit d'une cause portant sur la protection d'un enfant : Le programme de soins élaboré par la société d'aide à l'enfance et, le cas échéant, par l'intimé(e) ou les intimé(e)s.
6. Tout autre document pertinent qui aiderait le juge à se préparer à la conférence de gestion du procès.

Signature de la partie_____
Date de la signature_____
Signature de l'avocat(e) de la partie_____
Date de la signature

(2) The Regulation is amended by adding the following Form:

(2) Le Règlement est modifié par adjonction de la formule suivante :

Court File Number

.....

Form 17C: Case
Conference Notice

(Name of court)

at _____
Court office address

Applicant

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Respondent(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

TO: (name of party or parties or lawyer(s))

A CASE CONFERENCE WILL BE HELD at (place of conference):

at a.m./p.m. on (date)

The conference has been arranged at the request of

☐ the applicant☐ the respondent

☐ the case management judge☐ (Other, specify.)

to deal with the following issues:

You must participate at that time and date by

☐ coming to court at the address set out above.

☐ video-conference or telephone at (location of video terminal or telephone)

as agreed under arrangements already made by (name of person)
for video/telephone conferencing.

IF YOU DO NOT PARTICIPATE AS SET OUT ABOVE, THE CASE MAY GO ON WITHOUT YOU OR THE COURT MAY DISMISS THE CASE.

Signature of clerk of the court

Date of signature

NOTE: Each party must serve and file a case conference brief (Form 17) at least 7 days before the conference. Each party must also file a confirmation (Form 14C) not later than 2 p.m. the day before the conference.

Numéro de dossier du greffe

(Nom du Tribunal)

**Formule 17C :
Avis de conférence
relative à la cause**

situé(e) au

Adresse du greffe

Requérant(e)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Intimé(e)(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).

À : (nom de la ou des parties ou de l'avocat(e) ou des avocat(e)(s))

UNE CONFÉRENCE RELATIVE À LA CAUSE SE TIENDRA au (lieu de la conférence) :

à (heure) le (date)

Des dispositions en vue de la conférence ont été prises à la demande :

- ☐ du (de la) requérant(e) ☐ de l'intimé(e)
☐ du juge responsable de la conférence ☐ (Autre. Précisez)

pour traiter des questions suivantes :

Vous êtes tenu(e) de participer à la conférence aux heure et date prévues :

- ☐ en vous présentant au Tribunal à l'adresse indiquée ci-dessus.
☐ par vidéoconférence ou conférence téléphonique au (lieu du terminal vidéo ou du téléphone)

comme convenu aux termes des dispositions déjà prises par (nom de la personne)
 en vue d'une vidéoconférence ou d'une conférence téléphonique.

SI VOUS NE PARTICIPEZ PAS À LA CONFÉRENCE MENTIONNÉE CI-DESSUS, LA CAUSE PEUT ALLER DE L'AVANT SANS VOUS OU LE TRIBUNAL PEUT LA REJETER.

Signature du greffier du tribunal

Date de la signature

REMARQUE : Chaque partie doit signifier et déposer un mémoire de conférence relative à la cause (formule 17) au moins 7 jours avant la conférence. Chaque partie doit également déposer une confirmation (formule 14C) au plus tard à 14 heures la veille de la conférence.

(3) Forms 25A, 29E, 29F and 29G of the Regulation are revoked and the following substituted:

(3) Les formules 25A, 29E, 29F et 29G du Règlement sont abrogées et remplacées par ce qui suit :



_____ Court File Number
(Name of court)
at _____
Court office address

Form 25A: Divorce
Order

Applicant(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Judge (print or type name)

Date of order

Respondent(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

The court considered an application of (name)

on (date)

The following persons were in court (Give names of parties and lawyers in court. This paragraph may be struck out if the divorce is uncontested.)

The court received evidence and considered submissions on behalf of (name or names)

THIS COURT ORDERS THAT:

1. (full legal names of spouses)

If the court decides that the divorce should take effect earlier, replace "31" with the smaller number.

who were married at (place)

on (date)

be divorced and that the divorce take effect 31 days after the date of this order.

(Add further paragraphs where the court orders other relief.)

Continued on other side. ➡

Form 25A: Divorce Order (page 2)

Court file number

Put a line through any blank space left on this page. If additional space is needed, extra pages may be attached.

Data of signature

Signature of judge or clerk of the court

NOTE: *Neither spouse is free to remarry until this order takes effect, at which time you can get a Certificate of Divorce from the court office.*



Numéro de dossier du greffe

(Nom du tribunal)

situé(e) au

Adresse du greffe

**Formule 25A :
Ordonnance
de divorce**

Requérant(e)(s)

Nom et prénom officiels et adresse aux fins de signification —
numéro et rue, municipalité, code postal, numéros de téléphone
et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité,
code postal, numéros de téléphone et de télécopieur et adresse
électronique (le cas échéant).

Juge (écrivez le nom en caractères d'imprimerie ou dactylographiez-le)

Intimé(e)(s)

Nom et prénom officiels et adresse aux fins de signification —
numéro et rue, municipalité, code postal, numéros de téléphone
et de télécopieur et adresse électronique (le cas échéant).

Nom et adresse de l'avocat(e) — numéro et rue, municipalité,
code postal, numéros de téléphone et de télécopieur et adresse
électronique (le cas échéant).

Date de l'ordonnance

Le tribunal a entendu une requête de (nom)

le (date)

Les personnes suivantes étaient présentes au tribunal (Indiquez le nom des parties et des avocats présents. Ce paragraphe peut être biffé si le divorce n'est pas contesté.)

Le tribunal a recueilli des témoignages et entendu des observations au nom de (nom(s))

Si le tribunal décide que le divorce devrait prendre effet plus tôt, remplacer "31" par le nombre de jours intérieur.

CE TRIBUNAL ORDONNE QUE :

1. (nom et prénom officiels des conjoints)

qui se sont mariés à (lieu)

le (date)

solent divorcés et que le divorce prenne effet 31 jours après la date de la présente ordonnance.
(Ajoutez d'autres paragraphes si le tribunal ordonne d'autres mesures de redressement.)

Suite à la page suivante ➡

Formule 25A : Ordonnance de divorce (page 2)

Numéro de dossier du greffe

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page. Au besoin, joignez des pages supplémentaires.

Date de la signature

Signature du juge ou du greffier du tribunal

REMARQUE : Aucun des conjoints ne peut se remarier avant que la présente ordonnance ne prenne effet, auquel moment vous pouvez obtenir un Certificat de divorce auprès du greffe.

Court File Number

(Name of court)

.....
**Form 29E: Dispute
(payor)**

at _____
Court office address

Recipient(s)

<i>Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).</i>	<i>Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).</i>

Payor

<i>Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).</i>	<i>Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).</i>

Garnishee

<i>Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).</i>	<i>Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).</i>

My name is (full legal name)

I live in (municipality & province)

and I swear/affirm that the following is true:

- 1. I am the payor in this garnishment case.
- 2. I dispute ☐ the notice of garnishment issued on
☐ the statutory declaration of indexed support made on
(date) _____, for the following reason(s):
(State the reason or reasons for your dispute in numbered paragraphs.)

Continued on other side. ➡

Form 29E: Dispute (payor) (page 2)

Court file number

Put a line through any blank space left on this page.

NOTE: Merely serving and filing this dispute will not stop the garnishment process. It can be stopped at the recipient's request if the recipient agrees with the reasons for your dispute. It can also be stopped by a court order at a garnishment hearing. If you want the court to hold a hearing, you must check the box in the frame below.

☐ **NOTICE TO THE CLERK OF THE COURT AND TO ALL PARTIES:** I am making a request for a garnishment hearing in which the court can rule on this dispute.

Sworn/Affirmed before me at
municipality

in
province, state or country

on
date

Commissioner for taking affidavits
(Type or print name below if signature is illegible.)

Signature

(This form is to be signed in front of a lawyer, justice of the peace, notary public or commissioner for taking affidavits.)

NOTICE TO RECIPIENT: Please examine this dispute. If you disagree with it and if the payor has not asked for a garnishment hearing, you yourself may ask to have a court hearing. You may want to talk to your own lawyer about this. You have 10 days from the date of being served with this document to decide whether to have a court hearing. If you want a hearing, you or your lawyer have 10 days within which to ask the clerk of the court, either in person or in writing, to mail out to you, to the payor, to the garnishee and to the co-owner of a joint debt (if any) a notice of garnishment hearing (Form 29H). At that hearing, the judge will give you and the other parties a chance to be heard and may make an order that can affect the rights of all parties.

Numéro de dossier du greffe

(Nom du tribunal)

Formule 29E :

Contestation du payeur
ou de la payeuse

situé(e) au

Adresse du greffe

Bénéficiaire(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
---	--

Payeur ou payeuse

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
---	--

Tiers saisi

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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Je m'appelle (nom et prénom officiels)

J'habite à (municipalité et province)

et je déclare sous serment/j'affirme solennellement que les renseignements suivants sont véridiques :

- Je suis le payeur ou la payeuse dans cette cause de saisie-arrêt.
- Je conteste ☐ l'avis de saisie-arrêt délivré le
☐ la déclaration solennelle sur l'indexation des aliments faite le
(date) , pour la ou les raisons suivantes :
(Indiquez la ou les raisons de votre contestation sous forme de paragraphes numérotés.)

Suite à la page suivante ➡

**Formule 29E : Contestation du payeur ou de la payeuse
(page 2)**

Numéro de dossier du greffe

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page.

Remarque : Le seul fait de signifier et de déposer la présente contestation ne suffit pas à interrompre le processus de saisie-arrêt. Cette interruption ne peut survenir qu'à la demande du ou de la bénéficiaire, s'il ou si elle est d'accord avec les motifs de votre contestation. Elle peut également survenir à la suite d'une ordonnance rendue par le tribunal dans le cadre d'une audience sur la saisie-arrêt. Si vous voulez que le tribunal tienne une telle audience, vous devez cocher la case qui se trouve dans le cadre figurant ci-dessous.

☐ **AVIS AU GREFFIER DU TRIBUNAL ET À TOUTES LES PARTIES :** Je demande la tenue d'une audience sur la saisie-arrêt dans le cadre de laquelle le tribunal pourra rendre une décision quant à la présente contestation.

Déclaré sous serment/Affirmé solennellement devant moi à

municipalité

à/en/au

province, État ou pays

le

date

Commissaire aux affidavits

(Dactylographiez le nom ou écrivez-le en caractères
d'imprimerie ci-dessous si la signature est illisible.)

Signature

(La présente formule doit être signée en
présence d'un avocat, d'un juge de paix,
d'un notaire ou d'un commissaire aux
affidavits.)

AVIS AUX BÉNÉFICIAIRES : Veuillez examiner la présente contestation. Si vous n'êtes pas d'accord avec elle et que le payeur ou la payeuse n'a pas demandé d'audience sur la saisie-arrêt, vous pouvez en demander une. Vous voudrez peut-être consulter votre avocat à ce sujet. Vous disposez de 10 jours, à compter de la signification du présent document, pour décider si vous voulez une audience. Si vous en désirez une, vous disposez, vous ou votre avocat, de 10 jours pour demander au greffier du tribunal, en personne ou par écrit, de vous envoyer par la poste, à vous-même, au payeur ou à la payeuse, au tiers saisi et au ou à la cotitulaire d'une créance conjointe (le cas échéant), un avis d'audience sur la saisie-arrêt (formule 29H). À cette audience, le juge vous donnera, ainsi qu'aux autres parties, l'occasion d'être entendu(e) et peut rendre une ordonnance qui risque d'avoir une incidence sur les droits de toutes les parties.

Court File Number

.....

Form 29F: Dispute
(garnishee)

(Name of court)

at _____
Court office address

Recipient(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Payor

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Garnishee

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

- 1 I am the garnishee in this garnishment case.
2. I am not legally required to pay ☐ the amounts set out in the notice of garnishment issued on
☐ the changed amounts set out in the statutory declaration of indexed support made on
- (date) _____, for the following reason(s):
- ☐ I do not owe and do not expect to owe any money to the payor because:

☐ the payor has never worked for me.
☐ the payor stopped working for me on (date) _____
☐ I owed the payor money and paid it in full by (date) _____
☐ I do not hold any money in trust for or to the credit of the payor.
☐ (Other. Specify.)

Form 29F: Dispute (garnishee) (page 2)

Court file number

☐ I owe or will owe money to the payor, but it cannot be seized by garnishment because *(State reasons for legal exemption.)*

☐ *(Other grounds. Specify.)*

Put a line through any blank space left on this page.

NOTE: *Merely serving and filing this dispute will not stop the garnishment process. It can be stopped at the recipient's request if the recipient agrees with the reasons for your dispute. It can also be stopped by a court order at a garnishment hearing. If you want the court to hold a hearing, you must check the box in the frame below.*

☐ **NOTICE TO THE CLERK OF THE COURT AND TO ALL PARTIES:** I am making a request for a garnishment hearing in which the court can rule on this dispute.

Signature of garnishee

Date of signature

NOTICE TO RECIPIENT: Please examine this dispute. If you disagree with it and if the garnishee has not asked for a garnishment hearing, you yourself may ask to have a court hearing. You may want to talk to your own lawyer about this. You have 10 days from the date of being served with this document to decide whether to have a court hearing. If you want a hearing, you or your lawyer have 10 days within which to ask the clerk of the court, either in person or in writing, to mail out to you, to the payor, to the garnishee and to the co-owner of a joint debt (if any) a notice of garnishment hearing (Form 29H). At that hearing, the judge will give you and the other parties a chance to be heard and may make an order that can affect the rights of all parties.

Numéro de dossier du greffe

(Nom du tribunal)

Formule 29F :

Contestation du tiers saisi

situé(e) au

Adresse du greffe

Bénéficiaire(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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Payeur ou payeuse

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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Tiers saisi

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
---	--

1 Je suis le tiers saisi dans cette cause de saisie-arrêt.

2. La loi ne m'oblige pas à payer : ☐ les sommes figurant dans l'avis de saisie-arrêt délivré le
☐ les nouvelles sommes figurant dans la déclaration solennelle sur l'indexation des aliments faite le

(date) , pour la ou les raisons suivantes :

☐ Je ne dois rien au payeur ou à la payeuse et je ne m'attends pas à lui devoir quoi que ce soit parce que :

- ☐ le payeur ou la payeuse n'a jamais travaillé pour moi.
- ☐ le payeur ou la payeuse a cessé de travailler pour moi le (date)
- ☐ je devais de l'argent au payeur ou à la payeuse et le lui ai payé au complet le (date)
- ☐ je ne détiens aucune somme en fiducie pour le payeur ou la payeuse ou à son crédit.
- ☐ (Autre. Précisez.)

Suite à la page suivante ➡

Formule 29F : Contestation du tiers saisi (page 2)

Numéro de dossier du greffe.

- ☐ Je dois ou devrai de l'argent au payeur ou à la payeuse, mais cet argent ne peut être saisi par voie de saisie-arrêt parce que : (Indiquez les raisons de cette exemption à la loi)
- ☐ (Autres raisons. Précisez.)

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page.

Remarque : Le seul fait de signifier et de déposer la présente contestation ne suffit pas à interrompre le processus de saisie-arrêt. Cette interruption ne peut survenir qu'à la demande du ou de la bénéficiaire, s'il ou si elle est d'accord avec les motifs de votre contestation. Elle peut également survenir à la suite d'une ordonnance rendue par le tribunal dans le cadre d'une audience sur la saisie-arrêt. Si vous voulez que le tribunal tiennne une telle audience, vous devez cocher la case qui se trouve dans le cadre figurant ci-dessous.

- ☐ **AVIS AU GREFFIER DU TRIBUNAL ET À TOUTES LES PARTIES :** Je demande la tenue d'une audience sur la saisie-arrêt dans le cadre de laquelle le tribunal pourra rendre une décision quant à la présente contestation.

Signature du tiers saisi

Date de la signature

AVIS AUX BÉNÉFICIAIRES : Veuillez examiner la présente contestation. Si vous n'êtes pas d'accord avec elle et que le tiers saisi n'a pas demandé d'audience sur la saisie-arrêt, vous pouvez en demander une. Vous voudrez peut-être consulter votre avocat à ce sujet. Vous disposez de 10 jours, à compter de la signification du présent document, pour décider si vous voulez une audience. Si vous en désirez une, vous disposez, vous ou votre avocat, de 10 jours pour demander au greffier du tribunal, en personne ou par écrit, de vous envoyer par la poste, à vous-même, au payeur ou à la payeuse, au tiers saisi et au ou à la cotitulaire d'une créance conjointe (le cas échéant), un avis d'audience sur la saisie-arrêt (formule 29H). À cette audience, le juge vous donnera, ainsi qu'aux autres parties, l'occasion d'être entendu(e) et peut rendre une ordonnance qui risque d'avoir une incidence sur les droits de toutes les parties.

Court File Number

(Name of court)

.....
Form 29G: Dispute
(co-owner of debt)

at _____
Court office address

Recipient(s)

Full legal name & address for service — street & number, municipality, postal code, telephone & fax and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Payor

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Garnishee

Full legal name & address for service — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).	Lawyer's name & address — street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

- 1 I am a person who shares in the debt that the garnishee in this garnishment case is supposed to owe to the payor.
2. I make a claim on the money that the garnishee paid out and that is being temporarily held for the recipient's benefit as follows: (In separately numbered paragraphs, indicate the amount that you are claiming to be yours and set out the legal basis for your claim.)

Form 29G: Dispute (co-owner of debt) (page 2)

Court file number

Put a line through any blank space left on this page.

NOTE: Merely serving and filing this dispute will not stop the garnishment process. It can be stopped at the recipient's request if the recipient agrees with the reasons for your dispute. It can also be stopped by a court order at a garnishment hearing. If you want the court to hold a hearing, you must check the box in the frame below.

☐ **NOTICE TO THE CLERK OF THE COURT AND TO ALL PARTIES:** I am making a request for a garnishment hearing in which the court can rule on this dispute.

Signature of co-owner of debt

Date of signature

NOTICE TO RECIPIENT: Please examine this dispute. If you disagree with it and if the co-owner of the debt has not asked for a garnishment hearing, you yourself may ask to have a court hearing. You may want to talk to your own lawyer about this. You have 10 days from the date of being served with this document to decide whether to have a court hearing. If you want a hearing, you or your lawyer have 10 days within which to ask the clerk of the court, either in person or in writing, to mail out to you, to the payor, to the garnishee and to the co-owner of a joint debt (if any) a notice of garnishment hearing (Form 29H). At that hearing, the judge will give you and the other parties a chance to be heard and may make an order that can affect the rights of all parties.

Numéro de dossier du greffe

(Nom du tribunal)

Formule 29G :
Contestation du ou
de la cotitulaire
de la créance

situé(e) au _____
 Adresse du greffe

Bénéficiaire(s)

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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Payeur ou payeuse

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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Tiers saisi

Nom et prénom officiels et adresse aux fins de signification — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).	Nom et adresse de l'avocat(e) — numéro et rue, municipalité, code postal, numéros de téléphone et de télécopieur et adresse électronique (le cas échéant).
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- 1 Je suis cotitulaire de la dette dont le tiers saisi dans cette cause de saisie-arrêt est censé être redevable au payeur ou à la payeuse.
- 2 Je réclame une somme que le tiers saisi a versée et qui est conservée temporairement au profit du ou de la bénéficiaire de la façon suivante : (Sous forme de paragraphes numérotés, indiquez la somme que vous réclamez ainsi que le fondement juridique de votre réclamation.)

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page.

Suite à la page suivante ➡

**Formule 29G : Contestation du ou de la cotitulaire
de la créance (page 2)**

Numéro de dossier du greffe.....

Tracez une ligne horizontale en travers de tout espace laissé en blanc sur la présente page.

Remarque : Le seul fait de signifier et de déposer la présente contestation ne suffit pas à interrompre le processus de saisie-arrêt. Cette interruption ne peut survenir qu'à la demande du ou de la bénéficiaire, s'il ou si elle est d'accord avec les motifs de votre contestation. Elle peut également survenir à la suite d'une ordonnance rendue par le tribunal dans le cadre d'une audience sur la saisie-arrêt. Si vous voulez que le tribunal tienne une telle audience, vous devez cocher le case qui se trouve dans le cadre figurant ci-dessous.

☐ **AVIS AU GREFFIER DU TRIBUNAL ET À TOUTES LES PARTIES :** Je demande la tenue d'une audience sur la saisie-arrêt dans le cadre de laquelle le tribunal pourra rendre une décision quant à la présente contestation.

Signature du ou de la cotitulaire de la créance_____
Date de la signature

AVIS AUX BÉNÉFICIAIRES : Veuillez examiner la présente contestation. Si vous n'êtes pas d'accord avec elle et que le cotitulaire de la créance conjointe n'a pas demandé d'audience sur la saisie-arrêt, vous pouvez en demander une. Vous voudrez peut-être consulter votre avocat à ce sujet. Vous disposez de 10 jours, à compter de la signification du présent document, pour décider si vous voulez une audience. Si vous en désirez une, vous disposez, vous ou votre avocat, de 10 jours pour demander au greffier du tribunal, en personne ou par écrit, de vous envoyer par la poste, à vous-même, au payeur ou à la payeuse, au tiers saisi et au ou à la cotitulaire d'une créance conjointe (le cas échéant), un avis d'audience sur la saisie-arrêt (formule 29H). À cette audience, le juge vous donnera, ainsi qu'aux autres parties, l'occasion d'être entendu(e) et peut rendre une ordonnance qui risque d'avoir une incidence sur les droits de toutes les parties.

(4) The French version of Form 34 of the Regulation is amended by striking out the text of the "Remarque" at the end of page 1.

(4) La version française de la formule 34 du Règlement est modifiée par suppression du texte de la «Remarque» à la fin de la page 1.

50/99

ONTARIO REGULATION 545/99
made under the
SOCIAL HOUSING FUNDING ACT, 1997

Made: November 24, 1999
Filed: November 26, 1999

Amending O. Reg. 488/97
(General)

Note: Since the end of 1998, Ontario Regulation 488/97 has been amended by Ontario Regulations 44/99, 111/99, 134/99 and 500/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 5 (1) of Ontario Regulation 488/97 is revoked and the following substituted:

(1) Provincial social housing costs incurred or to be incurred with respect to housing located within the area of jurisdiction of the Moosonee Development Area Board are prescribed as provincial social housing costs that are not to be recovered for the purposes of clause 4 (1) (b) of the Act.

(2) Section 5 of the Regulation is amended by adding the following subsections:

(3) For the purposes of subsection (4),

"budget" means the annual budget for a local housing authority as first approved for a calendar year by the board of directors of the Ontario Housing Corporation; ("budget")

"net operating budget" means the amount set out in the budget as the total estimated expenditures of a local housing authority less its total estimated revenues for a calendar year; ("budget de fonctionnement net")

"net operating budget deficit" means the amount, if any, by which the total expenditures of a local housing authority less its revenues exceed its net operating budget; ("déficit du budget de fonctionnement net")

"property damage" means direct damage to or loss of physical property administered by a local housing authority that arises from accidental causes, excluding damage or loss due to ordinary wear and tear, where the repair of such damage or the replacement of the property is not intended to be paid for as a capital replacement cost under the budget. ("dommages matériels")

(4) If a part of the provincial social housing costs that form part of the cost of funding and administering the Ontario Housing Corporation is incurred by a local housing authority in respect of property damage and if, after all other expenses of the authority are paid, the cost of the repair of the damage or the replacement of the property incurred in the calendar year results in a net operating budget deficit in that year, the amount by which the property damage costs incurred result in a net operating budget deficit for the authority will not be recovered for the purposes of clause 4 (1) (b) of the Act.

2. (1) Subsection 1 (1) of this Regulation comes into force on January 1, 2000.

RÈGLEMENT DE L'ONTARIO 545/99
pris en application de la
LOI DE 1997 SUR LE FINANCEMENT
DU LOGEMENT SOCIAL

pris le 24 novembre 1999
déposé le 26 novembre 1999

modifiant le Règl. de l'Ont. 488/97
(Dispositions générales)

Remarque : Depuis la fin de 1998, le Règlement de l'Ontario 488/97 a été modifié par les Règlements de l'Ontario 44/99, 111/99, 134/99 et 500/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. (1) Le paragraphe 5 (1) du Règlement de l'Ontario 488/97 est abrogé et remplacé par ce qui suit :

(1) Les coûts du logement social engagés par la province, ou qui doivent l'être, à l'égard de logements situés dans le secteur dans lequel le Conseil de la zone de développement de Moosonee exerce sa compétence sont prescrits comme étant des coûts du logement social engagés par la province qui ne doivent pas être recouverts pour l'application de l'alinéa 4 (1) b) de la Loi.

(2) L'article 5 du Règlement est modifié par adjonction des paragraphes suivants :

(3) Les définitions qui suivent s'appliquent au paragraphe (4).

«budget» Budget annuel d'une commission locale de logement approuvé pour la première fois pour une année civile par le conseil d'administration de la Société de logement de l'Ontario. («budget»)

«budget de fonctionnement net» Montant figurant dans le budget qui correspond à la différence entre le montant total estimatif des dépenses d'une commission locale de logement et le montant total estimatif de ses revenus pour une année civile donnée. («net operating budget»)

«déficit du budget de fonctionnement net» Excédent éventuel de la différence entre les dépenses totales d'une commission locale de logement et ses revenus totaux sur son budget de fonctionnement net. («net operating budget deficit»)

«dommages matériels» Dommages d'origine accidentelle causés directement à des biens matériels administrés par une commission locale de logement ou pertes d'origine accidentelle de tels biens, à l'exclusion des dommages ou pertes résultant de l'usure normale, s'il n'est pas prévu que le coût de la réparation des dommages ou du remplacement des biens soit traité comme un coût de remplacement d'immobilisations dans le cadre du budget. («property damage»)

(4) Si une partie des coûts du logement social engagés par la province pour le financement et l'administration de la Société de logement de l'Ontario est engagée par une commission locale de logement à l'égard de dommages matériels et si, après l'acquittement de toutes les autres dépenses de la commission, le coût de la réparation des dommages ou du remplacement des biens qui a été engagé dans l'année civile entraîne un déficit du budget de fonctionnement net au cours de cette même année, la partie des coûts engagés par suite des dommages matériels qui entraîne un déficit du budget de fonctionnement net de la commission ne doit pas être recouvrée pour l'application de l'alinéa 4 (1) b) de la Loi.

2. (1) Le paragraphe 1 (1) du présent règlement entre en vigueur le 1^{er} janvier 2000.

(2) Subsection 1 (2) of this Regulation comes into force on December 1, 1999.

(2) Le paragraphe 1 (2) du présent règlement entre en vigueur le 1^{er} décembre 1999.

50/99

ONTARIO REGULATION 546/99
made under the
POLICE SERVICES ACT

Made: November 24, 1999
Filed: November 26, 1999

SUSPECT APPREHENSION PURSUITS

1. For the purposes of this Regulation, a suspect apprehension pursuit occurs,

- (a) when a police officer attempts to direct the driver of a motor vehicle to stop;
- (b) the driver refuses to obey the police officer; and
- (c) the police officer pursues in a motor vehicle for the purpose of stopping the fleeing motor vehicle or identifying the fleeing motor vehicle or an individual in the fleeing motor vehicle.

2. A suspect apprehension pursuit is discontinued when police officers are no longer pursuing a fleeing motor vehicle for the purpose of stopping the fleeing motor vehicle or identifying the fleeing motor vehicle or an individual in the fleeing motor vehicle.

3. (1) A police officer may pursue, or continue to pursue, a fleeing motor vehicle that fails to stop,

- (a) if the police officer has reason to believe that a criminal offence has been committed or is about to be committed; or
- (b) for the purposes of motor vehicle identification or the identification of an individual in the vehicle.

(2) A police officer shall, before initiating a suspect apprehension pursuit, determine that there are no alternatives available as set out in the written procedures of the police force established under subsection 7 (1).

(3) A police officer shall, before initiating a suspect apprehension pursuit, determine whether in order to protect public safety the immediate need to apprehend an individual in the fleeing motor vehicle or the need to identify the fleeing motor vehicle or an individual in the fleeing motor vehicle outweighs the risk to public safety that may result from the pursuit.

(4) During a suspect apprehension pursuit, a police officer shall continually reassess the determination made under subsection (3) and shall discontinue the pursuit when the risk to public safety that may result from the pursuit outweighs the risk to public safety that may result if an individual in the fleeing motor vehicle is not immediately apprehended or if the fleeing motor vehicle or an individual in the fleeing motor vehicle is not identified.

(5) No suspect apprehension pursuit shall be initiated for a non-criminal offence if the identity of an individual in the fleeing motor vehicle is known.

(6) All suspect apprehension pursuits for a non-criminal offence shall be discontinued once the fleeing motor vehicle or an individual in the fleeing motor vehicle is identified.

4. (1) A police officer shall notify a dispatcher when the officer initiates a suspect apprehension pursuit.

(2) The dispatcher shall notify a communications supervisor or road supervisor, if a supervisor is available, that a suspect apprehension pursuit has been initiated.

5. A communications or road supervisor shall order police officers to discontinue a suspect apprehension pursuit if, in his or her opinion, the risk to public safety that may result from the pursuit outweighs the risk to public safety that may result if an individual in the fleeing motor vehicle is not immediately apprehended or if the fleeing motor vehicle or an individual in the fleeing motor vehicle is not identified.

6. Every police services board shall establish policies that are consistent with this Regulation about suspect apprehension pursuits.

7. (1) Every police force shall establish written procedures that set out the tactics that may be used in its jurisdiction,

- (a) as an alternative to suspect apprehension pursuit; and
- (b) for following or stopping a fleeing motor vehicle.

(2) Every police force shall establish written procedures that are consistent with this Regulation about suspect apprehension pursuits in its jurisdiction.

8. A police officer shall not discharge his or her firearm for the sole purpose of attempting to stop a fleeing motor vehicle.

9. A police officer in an unmarked police vehicle shall not engage in a suspect apprehension pursuit unless a marked police vehicle is not readily available and the police officer believes that it is necessary to immediately apprehend an individual in the fleeing motor vehicle or to identify the fleeing motor vehicle or an individual in the fleeing motor vehicle.

10. (1) During a suspect apprehension pursuit, a police officer shall consider the tactics for stopping a vehicle as set out in the written procedures referred to in subsection 7 (1).

(2) A police officer may only intentionally cause a police motor vehicle to come into physical contact with a fleeing motor vehicle for the purposes of stopping it where the officer believes on reasonable grounds that to do so is necessary to immediately protect against loss of life or serious bodily harm.

(3) In considering the action referred to in subsection (2), a police officer shall assess the impact of the action on the safety of other members of the public and police officers.

(4) Despite subsection (2), a police officer may cause a police motor vehicle to come into physical contact with a fleeing motor vehicle for the purposes of pinning it if the fleeing motor vehicle has lost control or collided with an object and come to a stop and the driver of the motor vehicle continues to try to use it to flee.

(5) Nothing in subsection (2) precludes police officers involved in a pursuit, with assistance from other police officers in motor vehicles, from attempting to safely position the police vehicles in such a manner as to prevent the movement either forward, backward or sideways of a fleeing motor vehicle.

(6) Every police force shall ensure that its police officers receive training about the intentional contact between vehicles that is described

in subsection (2). The training must address the matters described in subsections (2) and (3).

11. (1) Every police force shall establish written procedures on the management and control of suspect apprehension pursuits.

(2) The procedures must describe the responsibilities of police officers, dispatchers, communications supervisors and road supervisors.

(3) The procedures must describe the equipment that is available for implementing alternative tactics.

12. (1) If more than one jurisdiction is involved in a suspect apprehension pursuit, the supervisor in the jurisdiction in which the pursuit begins has decision-making responsibility for the pursuit.

(2) The supervisor may hand over decision-making responsibility to a supervisor in another jurisdiction involved in the pursuit.

13. A police officer does not breach the code of conduct when he or she decides not to initiate or chooses to discontinue a suspect apprehension pursuit because he or she has reason to believe that the risk to public safety that may result from the pursuit outweighs the risk to public safety that may result if an individual in the fleeing motor vehicle is not immediately apprehended or if the fleeing motor vehicle or an individual in the fleeing motor vehicle is not identified.

14. Every police force shall ensure that its police officers, dispatchers, communications supervisors and road supervisors receive training accredited by the Solicitor General about suspect apprehension pursuits.

15. A police force shall ensure that the particulars of each suspect apprehension pursuit are recorded on a form and in a manner approved by the Solicitor General.

16. This Regulation comes into force on January 1, 2000.

ONTARIO REGULATION 547/99
made under the
PLANNING ACT

Made: November 19, 1999

Filed: November 26, 1999

Amending O. Reg. 834/81
(Restricted Areas — District of Sudbury,
Territorial District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99, 391/99, 393/99, 394/99, 404/99 and 527/99. Previous amendments are listed in the Tables of Regulations in the Statutes of Ontario, 1991 and 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

170. (1) Despite paragraph 2 of subsection 23 (4) of the Order, one seasonal dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (3) if the minimum lot frontage is 23 metres.

(2) Despite clause 17 (b) of the Order, no person shall erect any habitable building or structure on the lands described in subsection (3) within 21 metres of the high water-mark of any lake or river.

(3) Subsection (1) and (2) apply to those lands in the geographic Township of Curtin in the Territorial District of Sudbury known as part of Parcel 8574 Sudbury West Section, Location T. P. 3832, designated as Part 1 on Plan 53R-8680 deposited in the Land Registry Office for the Land Titles Division of Sudbury (No. 53).

CAROL HEALY
Manager

Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on November 19, 1999.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—12—18

ONTARIO REGULATION 548/99 made under the PHARMACY ACT, 1991

Made: November 4, 1999
Approved: November 24, 1999
Filed: November 29, 1999

Amending O. Reg. 202/94
(General)

Note: Ontario Regulation 202/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Parts I, II, III and V of Ontario Regulation 202/94 are revoked.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

WILLIAM T. MANN
President

JIM DUNSDON
Registrar

Dated on November 4, 1999.

51/99

ONTARIO REGULATION 549/99 made under the DRUGLESS PRACTITIONERS ACT

Made: July 30, 1999
Approved: November 24, 1999
Filed: November 29, 1999

Amending Reg. 278 of R.R.O. 1990
(General)

Note: Regulation 278 has not previously been amended.

1. Section 1 of Regulation 278 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"registration year" means the 12-month period that begins on March 1 of each year or, in the case of a leap year, on February 29 and ends on the following February 28.

2. Section 5 of the Regulation is revoked and the following substituted:

5. (1) Each person who applies for registration as a drugless therapist shall pay, with his or her application for registration, a registration fee of,

(a) in the case of an applicant who applies for registration as an inactive drugless therapist, \$125; and

(b) in the case of an applicant other than the applicant referred to in clause (a), \$600.

(2) If a person applies for registration after the beginning of the registration year, the person shall pay a prorated portion of the fee required under subsection (1) that is based on the proportion that the number of remaining months in the registration year is to the total number of months in the registration year.

(3) For the purposes of subsection (2), if a person applies for registration after the first day of a month, the month in which the person applied shall be counted as a full month when determining the number of months remaining in the registration year.

(4) Every registrant shall pay a fee for the annual renewal of his or her registration on or before February 28.

(5) Subject to subsection (6), the fee for the annual renewal of registration as a drugless therapist is,

(a) if the fee is paid on or before February 28 of the previous registration year, \$600; or

(b) if the fee is paid after February 28 of the previous registration year, \$700.

(6) The fee for the annual renewal of registration as an inactive drugless therapist is,

(a) \$125, if the fee is paid on or before February 28 of the previous registration year; or

(b) \$225, if the fee is paid after February 28 of the previous registration year.

3. (1) Clause 7 (2) (b) of the Regulation is amended by striking out "or" and substituting "of".

(2) Subsection 7 (3) of the Regulation is revoked and the following substituted:

(3) A registration shall expire at the end of every registration year and the Board shall renew the registration on the first day of the following registration year.

4. Section 8 of the Regulation is revoked and the following substituted:

8. (1) An applicant for registration as a drugless therapist who applies in accordance with subsection 7 (2) and who pays the required fee under clause 5 (1) (b) shall be registered as an active registrant.

(2) An applicant for registration as a drugless therapist who does not engage in the practice of drugless therapy and who applies in accordance with subsection 7 (2) and pays the fee required under clause 5 (1) (a) may, upon request, be registered as an inactive registrant.

(3) A person who is registered as an inactive registrant shall not engage in the practice of drugless therapy in Ontario.

5. Section 9 of the Regulation is revoked and the following substituted:

9. (1) If a registrant fails to pay his or her annual renewal on or before February 28, the Board may suspend his or her registration by giving the registrant at least 60 days written notice of the suspension.

(2) Where a drugless therapist's registration is suspended under subsection (1) and the therapist applies for registration two years or less after the date of the suspension, the Board shall lift the suspension and register the therapist if he or she pays the annual renewal fee of \$700 in accordance with clause 5 (5) (b).

(3) Where a drugless therapist's registration is suspended under subsection (1) and the therapist applies for registration more than two years after the date of the suspension, the Board shall lift the suspension and register the therapist if he or she,

- (a) submits an application for registration to the Board on a form approved by the Board;
- (b) successfully completes such evaluations as may be set or approved by the Board;
- (c) successfully completes such continuing education courses as may be required by the Board; and
- (d) pays the annual renewal fee of \$700 in accordance with clause 5 (5) (b).

(4) A drugless therapist who has been registered as an inactive registrant for two years or less may resume active practice if he or she applies for and is registered as an active registrant and pays the renewal fee of \$600 under clause 5 (5) (a).

(5) A drugless therapist who is registered as an inactive registrant for more than two years may resume active practice if he or she,

- (a) submits an application for renewal of registration as an active registrant to the Board on a form approved by the Board;
- (b) successfully completes such evaluations as may be set or approved by the Board;
- (c) successfully completes such continuing education courses as may be required by the Board; and

(d) pays the annual renewal fee of \$600 in accordance with clause 5 (5) (a).

6. Section 10 of the Regulation is revoked.

BOARD OF DIRECTORS OF DRUGLESS THERAPY:

ANGELA M. MOORE
Chair

ANTHONY COMMISSO
Secretary-Treasurer

Dated on July 30, 1999.

51/99

ONTARIO REGULATION 550/99 made under the PHARMACY ACT, 1991

Made: November 4, 1999
Approved: November 24, 1999
Filed: November 29, 1999

Revoking O. Reg. 620/93
(Composition of Statutory Committees)

1. Ontario Regulations 620/93 and 210/94 are revoked.

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

WILLIAM T. MANN
President

JIM DUNSDON
Registrar

Dated on November 4, 1999.

51/99

ONTARIO REGULATION 551/99 made under the LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT

Made: September 23, 1999
Filed: November 30, 1999

Amending Reg. 682 of R.R.O. 1990
(Laboratories)

Note: Regulation 682 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 3 (2) and (3) of Regulation 682 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

RÈGLEMENT DE L'ONTARIO 551/99 pris en application de la LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT

pris le 23 septembre 1999
déposé le 30 novembre 1999

modifiant le Règl. 682 des R.R.O. de 1990
(Laboratoires)

Remarque : Le Règlement 682 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Les paragraphes 3 (2) et (3) du Règlement 682 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

(2) The fee for the issuance or renewal of a licence during the 1999/2000 fiscal year or any subsequent fiscal year is \$948.

(3) The fee for the issuance or renewal of a provisional licence during the 1999/2000 fiscal year or any subsequent fiscal year is \$474.

2. Section 15 of the Regulation is revoked and the following substituted:

15. For the purposes of clause 9 (14) (c) of the Act, the fees set out in Column 2 of the Table to this section are prescribed for the 1999/2000 fiscal year and for any subsequent fiscal year for the classes of tests set out in Column 1.

TABLE

ITEM	COLUMN 1	COLUMN 2
1.	Bacteriology	\$793
2.	Biochemistry	991
3.	Cytology	561
4.	Cytogenetics	561
5.	Hematology	892
6.	Immunoassays	554
7.	Immunohematology	735
8.	Immunology	567
9.	Mycology	660
10.	Parasitology	776
11.	Serology HIV Antibody	394

51/99

ONTARIO REGULATION 552/99

made under the
LABORATORY AND SPECIMEN COLLECTION
CENTRE LICENSING ACT

Made: September 23, 1999
Filed: November 30, 1999

Amending Reg. 683 of R.R.O. 1990
(Specimen Collection Centres)

Note: Regulation 683 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 1 (3) and (4) of Regulation 683 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

(3) The fee for the issuance or renewal of a licence during the 1999/2000 fiscal year or any subsequent fiscal year is \$430.

(4) The fee for the issuance or renewal of a provisional licence during the 1999/2000 fiscal year or any subsequent fiscal year is \$215.

51/99

(2) Les droits à acquitter pour la délivrance ou le renouvellement d'un permis pendant l'exercice 1999-2000 ou pendant tout exercice subséquent s'élèvent à 948 \$.

(3) Les droits à acquitter pour la délivrance ou le renouvellement d'un permis provisoire pendant l'exercice 1999-2000 ou pendant tout exercice subséquent s'élèvent à 474 \$.

2. L'article 15 du Règlement est abrogé et remplacé par ce qui suit :

15. Pour l'application de l'alinéa 9 (14) c) de la Loi, les droits indiqués dans la colonne 2 du tableau du présent article pour les catégories de tests indiquées dans la colonne 1 sont prescrits pour l'exercice 1999-2000 et pour tout exercice subséquent.

TABLEAU

NUMÉRO	COLONNE 1	COLONNE 2
1.	Bactériologie	793 \$
2.	Biochimie	991
3.	Cytologie	561
4.	Cytogénétique	561
5.	Hématologie	892
6.	Dosages immunologiques	554
7.	Immunohématologie	735
8.	Immunologie	567
9.	Mycologie	660
10.	Parasitologie	776
11.	Sérologie, anticorps anti-HIV	394

RÈGLEMENT DE L'ONTARIO 552/99

pris en application de la
LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET
DES CENTRES DE PRÉLÈVEMENT

pris le 23 septembre 1999
déposé le 30 novembre 1999

modifiant le Règl. 683 des R.R.O. de 1990
(Centres de prélèvement)

Remarque : Le Règlement 683 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Les paragraphes 1 (3) et (4) du Règlement 683 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

(3) Les droits à acquitter pour la délivrance ou le renouvellement d'un permis pendant l'exercice 1999-2000 ou pendant tout exercice subséquent s'élèvent à 430 \$.

(4) Les droits à acquitter pour la délivrance ou le renouvellement d'un permis provisoire pendant l'exercice 1999-2000 ou pendant tout exercice subséquent s'élèvent à 215 \$.

ONTARIO REGULATION 553/99
made under the
FARM PRODUCTS MARKETING ACT

Made: November 11, 1999
Approved: November 29, 1999
Filed: December 1, 1999

Amending Reg. 441 of R.R.O. 1990
(Vegetables for Processing — Plan)

Note: Regulation 441 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Section 2 of the Schedule to Regulation 441 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(2) A person who brines cucumbers to extend their storage life so they may be sold for processing, but who does not do to cucumbers anything else described in the definition of "processing" in subsection (1), is not considered to be a processor of cucumbers for the purposes of this Regulation.

(2) Section 4 of the Schedule to the Regulation is revoked and the following substituted:

4. The local board known as "The Ontario Vegetable Growers' Marketing Board" is continued under the name "Ontario Processing Vegetable Growers".

2. Subsection 1 (2) comes into force on January 1, 2000.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on November 11, 1999.

51/99

ONTARIO REGULATION 554/99
made under the
FARM PRODUCTS MARKETING ACT

Made: November 11, 1999
Filed: December 1, 1999

Amending Reg. 440 of R.R.O. 1990
(Vegetables for Processing — Marketing)

Note: Regulation 440 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) The definition of "local board" in section 1 of Regulation 440 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"local board" means Ontario Processing Vegetable Growers;

(2) Section 1 of the Regulation is amended by adding the following subsection:

(2) A person who brines cucumbers to extend their storage life so they may be sold for processing, but who does not do to cucumbers anything else described in the definition of "processing" in subsection (1), is not considered to be a processor of cucumbers for the purposes of this Regulation.

2. Clauses 10 (a), (c) and (f) of the Regulation are amended by striking out "producers" wherever it appears and substituting in each case "persons".

3. The Schedule to the Regulation is revoked and the following substituted:

Schedule

COLUMN I		COLUMN II	COLUMN III	COLUMN IV	COLUMN V
Vegetable		Initial Round Deadline	Local Board Offer Deadline	Processor Determination Deadline	Second Round Deadline
1.	Peas	February 15	February 24	March 3	March 15
2.	Cucumbers	February 16	February 25	March 4	March 16
3.	Sweet Corn	February 22	March 3	March 13	March 22
4.	Tomatoes	March 1	March 13	March 20	April 1
5.	Green and Wax Beans	March 14	March 21	March 28	April 4
6.	Peppers	March 13	March 20	March 27	April 3
7.	Cabbage	March 7	March 14	March 21	March 28
8.	Carrots	March 6	March 13	March 23	March 29
9.	Pumpkin and Squash	March 15	March 24	March 31	April 7
10.	Cauliflower	March 16	March 25	April 1	April 8
11.	Lima Beans	March 15	March 24	March 31	April 7
12.	Beets	March 16	March 25	April 1	April 8

4. Subsection 1 (1) comes into force on January 1, 2000.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
*Chair*GLORIA MARCO BORYS
Secretary

Dated on November 11, 1999.

51/99

ONTARIO REGULATION 555/99
made under the
FARM PRODUCTS MARKETING ACTMade: November 11, 1999
Approved: November 29, 1999
Filed: December 1, 1999Amending Reg. 409 of R.R.O. 1990
(Eggs — Plan)

Note: Regulation 409 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Section 1 of the Schedule to Regulation 409 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. This plan may be cited as the "Ontario Egg Producers' Plan".

(2) Section 2 of the Schedule to the Regulation is amended adding the following definition:

"independent pullet producer" is a pullet quota holder who is not an egg quota holder and who is not engaged in the hatchery business or the production of pullets for breeding stock;

(3) The definition of "Minister" in section 2 of the Schedule to the Regulation is revoked.

(4) Subsection 5 (3) of the Schedule to the Regulation is revoked.

(5) Subsection 6 (1) of the Schedule to the Regulation is revoked and the following substituted:

(1) Producers are divided into ten zones as follows:

1. Zone 1, comprising the counties of Essex, Kent and Lambton.
2. Zone 2, comprising the County of Middlesex.
3. Zone 3, comprising the counties of Elgin and Oxford, and that part of The Regional Municipality of Haldimand-Norfolk that, on March 31, 1974, was the County of Norfolk.
4. Zone 4, comprising the County of Brant, the regional municipalities of Hamilton-Wentworth and Niagara and that part of The Regional Municipality of Haldimand-Norfolk that, on March 31, 1974, was the County of Haldimand.
5. Zone 5, comprising the County of Huron.

6. Zone 6, comprising the County of Perth, the townships of Well-lesley and Wilmot in The Regional Municipality of Waterloo, the townships of North Dumfries and Woolwich and the City of Waterloo in The Regional Municipality of Waterloo.

7. Zone 7, comprising the counties of Bruce, Dufferin, Grey and Wellington.

8. Zone 8, comprising the regional municipalities of Halton and Peel, the counties of Haliburton, Hastings, Northumberland, Peterborough, Prince Edward, Simcoe and Victoria, the regional municipalities of Durham and York and The District Municipality of Muskoka.

9. Zone 9, comprising the counties of Dundas, Frontenac, Grenville, Lanark, Leeds, Lennox and Addington, and Renfrew, The Regional Municipality of Ottawa-Carleton and the territorial districts of Algoma, Cochrane, Parry Sound, Kenora, Rainy River, Sudbury, Timiskaming and Thunder Bay.

10. Zone 10, comprising the counties of Glengarry, Prescott, Russell and Stormont.

(1.1) Despite subsection (1), councillors and members of the local board who hold office before the elections held in 2000 under sections 9 and 10, represent the zones described in subsection (1) as it read immediately before Ontario Regulation 555/99 comes into force.

(6) Section 7 of the Schedule to the Regulation is revoked and the following substituted:

7. For the purpose of the election and appointment of councillors, Zone 9 is divided into the following two zones:

- (a) Zone 9 East, comprising the counties of Dundas, Frontenac, Grenville, Lanark, Leeds, Lennox and Addington, Renfrew and The Regional Municipality of Ottawa-Carleton; and
- (b) Zone 9 North, comprising the territorial districts of Algoma, Cochrane, Parry Sound, Kenora, Rainy River, Sudbury, Timiskaming and Thunder Bay.

(7) Subsection 8 (4) of the Schedule to the Regulation is revoked.

(8) Subsection 8 (5) of the Schedule to the Regulation is revoked and the following substituted:

(5) No person is eligible to be elected as a councillor in more than one zone at a time, nor to be elected as both the egg councillor and the pullet councillor at the same time in a zone.

(9) Section 9 of the Schedule to the Regulation is revoked and the following substituted:

9. (1) Every year the egg producers in each zone shall elect their councillors from among themselves.

(2) Every year the pullet producers in each zone shall elect their councillors from among themselves, subject to subsections (3) and (4).

(3) If the number of independent pullet producers standing for election as pullet councillor in a zone is less than or equal to the number of pullet councillors to be elected in the zone,

(a) each independent pullet producer standing for election shall be acclaimed as a pullet councillor; and

(b) the pullet producers in the zone shall elect from among themselves pullet councillors for the remaining positions, if any.

(4) If the number of independent pullet producers standing for election as pullet councillor in a zone is greater than the number of pullet

councillors to be elected in the zone, the pullet producers in the zone shall elect pullet councillors from those independent pullet producers standing for election.

(5) Each election under subsections (1) and (2) must be held no later than March 1.

(6) A councillor holds office from the time he or she is elected until his or her successor is elected under this section or appointed under section 12.

(10) Sections 10 and 11 of the Schedule to the Regulation are revoked and the following substituted:

10. (1) Every year the egg councillors for each zone shall elect one member to the local board from among themselves.

(2) Every year the pullet councillors shall elect one member to the local board from among those pullet councillors who are independent pullet producers.

(3) Each election under subsections (1) and (2) must be held no later than April 1.

2. This Regulation comes into force on January 1, 2000.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on November 11, 1999.

51/99

ONTARIO REGULATION 556/99 made under the FUEL TAX ACT

Made: November 30, 1999
Filed: December 3, 1999

Amending Reg. 464 of R.R.O. 1990
(General)

Note: Regulation 464 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 1 (2) and (3) and (8) to (11) of Regulation 464 of the Revised Regulations of Ontario, 1990 are revoked.

2. (1) Subsection 5 (6) of the Regulation is amended,

(a) by striking out "and who, during such delivery, dyes fuel" in the third line and substituting "and who, during such delivery, colours fuel"; and

(b) by striking out "to dye the fuel" in the fifth and sixth lines and substituting "to colour the fuel".

(2) Subclause 5 (6) (b) (ii) of the Regulation is amended by striking out "dye to fuel ratio prescribed in subsection 1 (3)" and substituting "dye to fuel ratio established by the Minister".

(3) Sub-subclause 5 (6) (c) (iii) (E) of the Regulation is amended by striking out "the proportion of dye in the fuel is as prescribed in subsection 1 (3)" and substituting "the proportion of dye in the fuel is as established by the Minister".

3. (1) Clause 7 (1) (b) of the Regulation is revoked and the following substituted:

(b) colour fuel using the specifications established by the Minister for the proportion of dye to fuel; and

(2) Subsection 7 (2) of the Regulation is amended by striking out "less than 170 parts per million" and substituting "less than the proportion established by the Minister".

4. Section 9 of the Regulation is amended by adding the following subsection:

(5) In addition to the records required by subsection (1), every registered dyer shall maintain records that are adequate to enable the Minister to determine the cost of dye used to colour fuel for export from Canada. The records must include the following information:

1. The quantity of fuel coloured for export from Canada.

2. The quantity of dye used to colour fuel for export from Canada.

5. Section 13 of the Regulation is amended by adding the following subsections:

(13) For the purposes of section 21.1 of the Act, an eligible retailer is a person who, throughout the period for which a refund of, or a deduction from, tax is claimed,

(a) was a retailer, as defined in the Act;

(b) complied with legislation requiring licensing with respect to the handling of fuel sold by the person; and

(c) sold and dispensed at retail to members of the general public with whom the person deals at arm's length at least 70 per cent of the fuel sold and dispensed by the person in the period.

(14) For the purposes of section 21.1 of the Act, an eligible wholesaler is a person who, throughout the period for which a refund of, or a deduction from, tax is claimed,

(a) was a wholesaler, as defined in the Act;

(b) complied with legislation requiring licensing with respect to the handling of fuel sold by the person; and

(c) sold and dispensed fuel to retailers.

6. The Table to the Regulation is revoked.

7. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Section 5 shall be deemed to have come into force on December 1, 1996.

(3) Section 1 and sections 2, 3 and 6 shall be deemed to have come into force on January 1, 1999.

CHRIS HODGSON
Chair of Management Board

Dated on November 30, 1999.

51/99

ONTARIO REGULATION 557/99made under the
GASOLINE TAX ACT

Made: November 30, 1999

Filed: December 3, 1999

Amending Reg. 534 of R.R.O. 1990
(Miscellaneous)

Note: Since the end of 1998, Regulation 534 has been amended by Ontario Regulation 12/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 2 (2) of Regulation 534 of the Revised Regulations of Ontario, 1990 is amended by striking out "three years" and substituting "four years".

2. Subsection 3 (6) of the Regulation is amended by striking out "three years" and substituting "four years".

3. Subsection 4 (1) of the Regulation is amended by striking out "three years" and substituting "four years".

4. Clause 5 (1) (b) of the Regulation is amended by striking out "or consumed" and substituting "consumed or transferred".

5. The Regulation is amended by adding the following section:

9. (1) For the purposes of section 28.2 of the Act, an eligible retailer is a person who, throughout the period for which a refund of, or a deduction from, tax is claimed,

- (a) was a retailer, as defined in the Act;
- (b) complied with legislation requiring licensing with respect to the handling of gasoline sold by the person; and
- (c) sold and dispensed at retail to members of the general public with whom the person deals at arm's length at least 70 per cent of the gasoline (excluding propane) sold and dispensed by the person in the period.

(2) For the purposes of section 28.2 of the Act, an eligible wholesaler is a person who, throughout the period for which a refund of, or a deduction from, tax is claimed,

- (a) was a wholesaler, as defined in the Act;
- (b) complied with legislation requiring licensing with respect to the handling of gasoline sold by the person; and
- (c) sold and dispensed gasoline (other than propane) to retailers.

6. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 5 shall be deemed to have come into force on December 1, 1996.

CHRIS HODGSON
Chair of Management Board

Dated on November 30, 1999.

51/99

ONTARIO REGULATION 558/99made under the
CORPORATIONS TAX ACT

Made: December 2, 1999

Filed: December 3, 1999

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 183 has been amended by Ontario Regulations 76/99, 419/99 and 449/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 703 (1) of Regulation 183 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Subsection 703 (2) of the Regulation is amended by adding the following paragraphs:

20. Commercial Credit Corporation CCC Limited, for a taxation year ending after December 31, 1997.

21. General Motors Acceptance Corporation of Canada, Limited.

2. (1) Paragraph 2 of subsection 904 (1) of the Regulation is revoked and the following substituted:

2. If the production is a television series production or is a pilot episode for a television series production, the total expenditures included in the cost of each episode or, if the production is a depreciable property, in the capital cost of each episode, during the 24 months after principal photography for the production commences, exceed,

- i. \$100,000 if the episode has a running time that is less than 30 minutes, or
- ii. \$200,000 in any other case.

(2) Subsection 904 (7) of the Regulation is amended by adding the following definition:

"television series production" means one or more episodes of a cycle of a television series that are specified to be a production for the purposes of section 43.10 of the Act in the application for certification that the production is an eligible Ontario production for the purposes of that section.

3. (1) Subparagraph 1 i of subsection 1101 (11) of the Regulation is revoked and the following substituted:

- i. that is exempt from tax under the Act and the *Income Tax Act* (Canada) by reason of paragraph 149 (1) (f), (j) or (l) of that Act,

(2) Subclause 1101 (12) (b) (i) of the Regulation is revoked and the following substituted:

- (i) that is exempt from tax under the Act and the *Income Tax Act* (Canada) by reason of paragraph 149 (1) (f), (j) or (l) of that Act,

4. (1) Subject to subsections (2) and (3), this Regulation shall be deemed to have come into force on May 7, 1997.

(2) Section 2 shall be deemed to have come into force on November 1, 1997.

(3) Subsection 1 (1) shall be deemed to have come into force on May 5, 1999.

51/99

ONTARIO REGULATION 559/99
made under the
CORPORATIONS TAX ACT

Made: December 2, 1999

Filed: December 3, 1999

Amending O. Reg. 322/97
(Ontario Film and Television Tax Credit)

Note: Since the end of 1998, Ontario Regulation 322/97 has been amended by Ontario Regulation 75/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 1 (2) of Ontario Regulation 322/97 is amended by adding the following definition:

"television series production" means,

- (a) all of the episodes in a cycle of a television series, if principal photography of all episodes in the cycle commences before November 1, 1997, or
- (b) in a cycle of a television series, the episode or group of episodes that is specified to be a production for the purposes of section 43.5 of the Act in the application for certification that the production is an eligible Ontario production for the purposes of that section, if principal photography of one or more episodes in the cycle commences after October 31, 1997;

2. Clauses 2 (2) (a), (b) and (c) of the Regulation are revoked and the following substituted:

- (a) not more than two film or television productions,
 - (i) each of which is either a theatrical feature film or a cycle of at least six episodes of a television series, and
 - (ii) that have a total cost or, if they are depreciable property, total capital cost of not more than \$3.3 million;
- (b) only film or television productions other than those described in subclause (a) (i) whose total cost, or if they are depreciable property, total capital cost does not exceed \$1.65 million; or
- (c) not more than,
 - (i) one theatrical feature film or cycle of at least six episodes of a television series whose total cost or, if it is a depreciable property, total capital cost does not exceed \$1.65 million, and
 - (ii) a production other than those described in subclause (a) (i) whose total cost or, if it is a depreciable property, total capital cost does not exceed \$825,000.

3. (1) Subparagraph 6 i of subsection 3 (1) of the Regulation is revoked and the following substituted:

- i. The Ontario Film Development Corporation, or another person designated by the Minister of Citizenship, Culture and Recreation, has allotted (under the rules in subsection 1106 (4) of the Federal Regulations) not less than the following number of points to the production:
 - A. In the case of a production that is not a television series production, eight points if principal photography for the production commences before May 5, 1999 and six points if principal photography commences after May 4, 1999.

- B. In the case of a television series production, eight points for each episode for which principal photography commences before May 5, 1999 and six points for each episode for which principal photography commences after May 4, 1999.

(2) Subparagraph 7 i of subsection 3 (1) of the Regulation is revoked and the following substituted:

- i. The Ontario Film Development Corporation, or another person designated by the Minister of Citizenship, Culture and Recreation, has allotted (under the rules in subsection 1106 (4) of the Federal Regulations) not less than the following number of points to the production:
 - A. In the case of a production that is not a television series production, eight points if principal photography for the production commences before May 5, 1999 and six points if principal photography commences after May 4, 1999.
 - B. In the case of a television series production, eight points for each episode for which principal photography commences before May 5, 1999 and six points for each episode for which principal photography commences after May 4, 1999.

4. Section 5 of the Regulation is revoked and the following substituted:

5. For the purposes of subsection 43.5 (13) of the Act, a production is an eligible television series production if it meets the following requirements:

- 1. It is an eligible Ontario production.
- 2. It is a cycle of a television series containing at least six episodes.
- 3. Principal photography of at least one episode if the production commences before November 1, 1997.

5. (1) Subparagraphs 1 i and ii of subsection 7 (2) of the Regulation are revoked and the following substituted:

- i. a theatrical feature film or a television series production that is all or part of a cycle of at least six episodes of a television series, and the total cost of the film or cycle of episodes or, if it is depreciable property, the total capital cost does not exceed \$1.5 million, or
- ii. a production that is neither a theatrical feature film nor a television series production described in subparagraph i, whose total cost or, if it is a depreciable property, total capital cost does not exceed \$750,000.

(2) Section 7 of the Regulation is amended by adding the following subsection:

(4) If a television series production that is an eligible Ontario production for the purposes of section 43.5 of the Act contains only some of the episodes in a cycle of a television series, the qualifying labour expenditure for the production shall include only the expenditures that are reasonably related to the production of the episodes specified to be included in the television series production.

6. (1) Subject to subsection (2), this Regulation shall be deemed to have come into force on November 1, 1997.

(2) Section 4 shall be deemed to have come into force on May 8, 1996.

ONTARIO REGULATION 560/99

made under the

**FAIRNESS IS A TWO-WAY STREET ACT
(CONSTRUCTION LABOUR MOBILITY), 1999**

Made: December 2, 1999

Filed: December 3, 1999

**DESIGNATION UNDER SECTION 25
OF THE ACT**

1. Quebec is a designated jurisdiction for the purposes of all of the provisions of the Act other than Part I (Construction Contractors), Part II (Construction Workers), Part III (Transportation of Aggregates), Part IV (Retail Sales Tax Enforcement) and subsection 24 (2).

2. Ontario Regulation 539/99 is revoked.

3. This Regulation comes into force on January 1, 2000.

51/99

ONTARIO REGULATION 561/99

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: November 18, 1999

Approved: December 2, 1999

Filed: December 3, 1999

Amending O. Reg. 175/98
(General)

Note: Ontario Regulation 175/98 has not previously been amended.

1. Subclause 11 (3) (b) (i) of Ontario Regulation 175/98 is revoked and the following substituted:

(i) the individual's spouse or same sex partner, both as defined in Part III of the *Family Law Act*,

2. Schedule 2 to the Regulation is amended by adding the following items:

11. The generation of electricity carried out by a company that is wholly owned by the Crown in right of Ontario.

12. The transmission and distribution of electricity carried out by a company that is wholly owned by the Crown in right of Ontario.

13. The implementation, administration and enforcement of electrical safety standards by a corporation without share capital whose members include persons who may only be admitted as members with the prior approval of a Minister of the Crown in right of Ontario.

14. The regulation of the electricity market carried out by a corporation without share capital the members of whose Board of Directors, with the exception of the chief executive officer, are appointed by a Minister of the Crown in right of Ontario.

3. (1) This section comes into force on the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 560/99

pris en application de la

**LOI DE 1999 PORTANT QUE LA JUSTICE N'EST PAS
À SENS UNIQUE (MOBILITÉ DE LA MAIN-D'OEUVRE
DANS L'INDUSTRIE DE LA CONSTRUCTION)**

pris le 2 décembre 1999

déposé le 3 décembre 1999

**DÉSIGNATION AUX TERMES
DE L'ARTICLE 25 DE LA LOI**

1. Le Québec est un territoire désigné pour l'application de toutes les dispositions de la Loi sauf la partie I (entrepreneurs en construction), la partie II (travailleurs de la construction), la partie III (transport d'agréats), la partie IV (recouvrement de la taxe de vente au détail) et le paragraphe 24 (2).

2. Le Règlement de l'Ontario 539/99 est abrogé.

3. Le présent règlement entre en vigueur le 1^{er} janvier 2000.

(2) Section 1 comes into force on the day section 67 of the *Amendments Because of the Supreme Court of Canada Decision in M. v. H. Act, 1999* comes into force.

(3) Section 2 shall be deemed to have come into force on April 1, 1999.

WORKPLACE SAFETY AND INSURANCE BOARD:

GLEN WRIGHT
Chair

LINDA ANGOVE
Secretary

Dated on November 18, 1999.

51/99

ONTARIO REGULATION 562/99

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: November 18, 1999

Approved: December 2, 1999

Filed: December 3, 1999

BENEFIT FOR LOSS OF RETIREMENT INCOME**DEFINITION**

1. In this Regulation,

"worker account balance" means the sum of,

(a) the amounts set aside by the Board under subsection 45 (2) of the Act on behalf of the worker,

(b) the amounts contributed by the worker under subsection 45 (3) of the Act, if any, and

- (c) the accumulated investment income on the amounts referred to in clauses (a) and (b).

PAYMENT SCHEMES

2. The following are the payment schemes for the purposes of subsection 45 (6) of the Act:

1. A joint and survivor annuity, which provides regular income payments to the worker from age 65 and throughout his or her lifetime and to the worker's surviving spouse, if any, after the death of the worker and throughout the spouse's lifetime.
2. A life annuity with return of worker account balance, which provides regular income payments to the worker from age 65 and throughout his or her lifetime and from which, if the worker dies before receiving annuity payments totalling the worker account balance, a lump sum equal to the difference between the total amount paid to the worker and the worker account balance shall be paid to the worker's estate.
3. A life annuity with guarantee to age 70, which provides regular income payments to the worker from age 65 and throughout his or her lifetime and from which, if the worker dies before reaching age 70, a lump sum equal to the commuted value of the payments due for the remainder of the guarantee period shall be paid to the worker's estate.

JOINT AND SURVIVOR ANNUITY PAYMENT SCHEME

3. (1) Every retirement benefit payable under the Act to a worker who has a spouse with whom the worker was cohabiting on the worker's 65th birthday shall be paid as a joint and survivor annuity under paragraph 1 of section 2 unless the worker and that spouse previously made a joint election under subsection (2) and the election was not revoked by them under subsection (4).

(2) The worker and the worker's spouse may jointly elect not to have the retirement benefit paid as a joint and survivor annuity.

(3) To be effective, a joint election under subsection (2) must be in writing, must be signed by the worker and the spouse and must be received by the Board on or before the worker's 65th birthday.

(4) An election under subsection (2) may be revoked by written notice signed by the worker and the spouse and received by the Board on or before the worker's 65th birthday.

(5) Subject to subsection 5 (5), if a retirement benefit is to be paid as a joint and survivor annuity under this section, the amount of each benefit payment payable to the surviving spouse shall be 60 per cent of each benefit payment payable to the worker, unless the worker has elected to have the survivor benefit payments set at 75 per cent or at 100 per cent of each benefit payment payable to the worker.

(6) To be effective, an election under subsection (5) must be in writing, must be signed by the worker and must be received by the Board on or before the worker's 65th birthday.

PAYMENT SCHEMES OTHER THAN JOINT AND SURVIVOR ANNUITY

4. (1) This section applies where a retirement benefit is to be paid as a life annuity under paragraph 2 or 3 of section 2.

(2) A worker may elect to have a retirement benefit paid as a life annuity with return of worker account balance or a life annuity with guarantee to age 70.

(3) To be effective, an election under subsection (2) must be in writing, must be signed by the worker and must be received by the Board on or before the worker's 65th birthday.

(4) A retirement benefit that is to be paid as a life annuity shall be paid,

- (a) according to the payment scheme elected by the worker under subsection (2), if the worker has made such an election; or
- (b) as a life annuity with return of worker account balance, otherwise.

INDEXING

5. (1) A worker may elect to receive his or her retirement benefit payments on an indexed basis, to permit periodic increases in the amount of the payments.

(2) To be effective, an election under this section must be in writing, must be signed by the worker and must be received by the Board on or before the worker's 65th birthday.

(3) A worker who makes an election under this section may select which indexing formula he or she prefers from a range of actuarially determined indexing formulas approved by the Board.

(4) A worker who makes an election under this section shall receive his or her retirement benefit payments,

(a) according to the indexing formula selected by him or her in accordance with subsection (3); or

(b) if no such selection was made, according to an actuarially determined indexing formula selected by the Board.

(5) If a worker who has made an election under this section dies leaving a spouse entitled to a survivor annuity under paragraph 1 of section 2, the amount of the payments to the surviving spouse shall be indexed in the same manner as were the payments to the worker and, for that purpose, the amount of the first payment to the spouse shall be determined by applying the percentage determined under subsection 3 (5) to the last payment paid to the worker.

PRE-RETIREMENT DEATH BENEFITS

6. (1) This section provides for the payment of a pre-retirement death benefit for the surviving spouse, dependent children or dependants, if any, of a worker for whom the Board has set aside amounts under subsection 45 (2) of the Act if that worker dies before beginning to receive a retirement benefit.

(2) In this section,

"survivor account balance", with respect to a worker, means the sum of,

(a) the amounts set aside by the Board under subsection 45 (2) of the Act on behalf of the worker, and

(b) the accumulated investment income on those amounts.

(3) A pre-retirement death benefit payable under this section shall be equal in value to the survivor account balance.

(4) The pre-retirement death benefit shall be paid to the worker's surviving spouse if the worker was cohabiting with that spouse on the date of the worker's death.

(5) If no spouse is entitled to a benefit under subsection (4) and at least one dependent child of the worker survives the worker, the pre-retirement death benefit shall be paid in equal shares to each dependent child of the worker who survives the worker.

(6) If no person is entitled to a benefit under subsection (4) or (5), the pre-retirement death benefit shall be paid in equal shares to each dependant of the worker who survives the worker.

(7) A pre-retirement death benefit payable under this section shall be paid as a lump sum equal to the survivor account balance unless,

- (a) it is paid to the worker's surviving spouse under subsection (4); and
- (b) the spouse makes an election under subsection (8).

(8) If the annual benefit to which a spouse becomes entitled on the death of a worker is \$1,142.20 or more, the spouse may elect to have the pre-retirement death benefit paid as a life annuity with return of survivor account balance with the following terms:

1. The commuted value of the life annuity shall be equal to the survivor account balance.
2. It shall provide regular income payments to the spouse beginning after the death of the worker and continuing throughout the spouse's lifetime.
3. If the spouse dies before receiving annuity payments totalling the survivor account balance, a lump sum equal to the difference between the total amount paid to the spouse and the survivor account balance shall be paid to the spouse's estate.

(9) To be effective, an election under subsection (8) must be in writing, must be signed by the spouse and must be delivered to the Board within 90 days after the Board notifies the spouse of his or her right to make an election under subsection (8).

7. (1) This section provides for the payment of a supplementary pre-retirement death benefit with respect to a worker who elected to contribute additional amounts under subsection 45 (3) of the Act and dies before beginning to receive a retirement benefit.

(2) In this section,

"supplementary survivor account balance" means the sum of,

- (a) the amounts contributed by the worker under subsection 45 (3) of the Act, and
- (b) the accumulated investment income on those amounts.

(3) A supplementary pre-retirement death benefit payable under this section shall be equal in value to the supplementary survivor account balance.

(4) The supplementary pre-retirement death benefit shall be paid to the worker's surviving spouse if the worker was cohabiting with that spouse on the date of the worker's death.

(5) If no spouse is entitled to a benefit under subsection (4) and at least one dependent child of the worker survives the worker, the supplementary pre-retirement death benefit shall be paid in equal shares to each dependent child of the worker who survives the worker.

(6) If no person is entitled to a benefit under subsection (4) or (5), the supplementary pre-retirement death benefit shall be paid in equal shares to each dependant of the worker who survives the worker.

(7) If no person is entitled to receive the supplementary pre-retirement death benefit under subsection (4), (5) or (6), it shall be paid to the worker's designated beneficiary, and, if the worker has not designated a beneficiary, to the worker's estate.

(8) A supplementary pre-retirement death benefit payable under this section shall be paid as a lump sum equal to the survivor account balance unless,

- (a) it is paid to the worker's surviving spouse under subsection (4); and
- (b) the spouse makes an election under subsection (9).

(9) If the annual benefit to which a spouse becomes entitled on the death of a worker is \$1,142.20 or more, the spouse may elect to have the supplementary pre-retirement death benefit paid as a life annuity with return of supplementary survivor account balance, with the following terms:

1. The commuted value of the life annuity shall be equal to the supplementary survivor account balance.
2. It shall provide regular income payments to the spouse beginning after the death of the worker and continuing throughout the spouse's lifetime.
3. If the spouse dies before receiving annuity payments totalling the supplementary survivor account balance, a lump sum equal to the difference between the total amount paid to the spouse and the supplementary survivor account balance shall be paid to the spouse's estate.

(10) To be effective, an election under subsection (9) must be in writing, must be signed by the spouse and must be delivered to the Board within 90 days after the Board notifies the spouse of his or her right to make an election under subsection (9).

8. (1) Paragraph 1 of section 2 of this Regulation is revoked and the following substituted:

1. A joint and survivor annuity, which provides regular income payments to the worker from age 65 and throughout his or her lifetime and to the worker's surviving spouse or same-sex partner, if any, after the death of the worker and throughout the lifetime of the spouse or same-sex partner.

(2) Section 3 of this Regulation is amended by inserting after "spouse" wherever it appears "or same-sex partner".

(3) Subsection 5 (5) of this Regulation is amended by inserting after "spouse" wherever it appears "or same-sex partner".

(4) Subsection 6 (1) of this Regulation is amended by striking out "the surviving spouse, dependent children or dependants" and substituting "the surviving spouse or same-sex partner, the surviving dependent children or the surviving dependants".

(5) Subsections 6 (4), (5) and (7) of this Regulation are amended by inserting after "spouse" wherever it appears "or same-sex partner".

(6) Subsection 6 (8) of this Regulation is revoked and the following substituted:

(8) If the annual benefit to which a spouse or same-sex partner becomes entitled on the death of a worker is \$1,142.20 or more, the spouse or same-sex partner may elect to have the pre-retirement death benefit paid as a life annuity with return of survivor account balance with the following terms:

1. The commuted value of the life annuity shall be equal to the survivor account balance.
2. It shall provide regular income payments to the spouse or same-sex partner beginning after the death of the worker and continuing throughout the lifetime of the spouse or same-sex partner.

3. If the spouse or same-sex partner dies before receiving annuity payments totalling the survivor account balance, a lump sum equal to the difference between the total amount paid to the spouse or same-sex partner and the survivor account balance shall be paid to the estate of the spouse or same-sex partner.

(7) Subsection 6 (9) of this Regulation is amended by inserting after "spouse" wherever it appears "or same-sex partner".

(8) Subsections 7 (4), (5) and (8) of this Regulation are amended by inserting after "spouse" wherever it appears "or same-sex partner".

(9) Subsection 7 (9) of this Regulation is revoked and the following substituted:

(9) If the annual benefit to which a spouse or same-sex partner becomes entitled on the death of a worker is \$1,142.20 or more, the spouse or same-sex partner may elect to have the supplementary pre-retirement death benefit paid as a life annuity with return of supplementary survivor account balance, with the following terms:

1. The commuted value of the life annuity shall be equal to the supplementary survivor account balance.
2. It shall provide regular income payments to the spouse or same-sex partner beginning after the death of the worker and continuing throughout the lifetime of the spouse or same-sex partner.
3. If the spouse or same-sex partner dies before receiving annuity payments totalling the supplementary survivor account balance, a lump sum equal to the difference between the total amount paid to the spouse or same-sex partner and the supplementary survivor account balance shall be paid to the estate of the spouse or same-sex partner.

(10) Subsection 7 (10) of this Regulation is amended by inserting after "spouse" wherever it appears "or same-sex partner".

9. (1) This section applies with respect to the continuing application of Ontario Regulation 715/94 under section 102 of the Act.

(2) Every reference to "spousal partner" in sections 2, 3 and 6 of Ontario Regulation 715/94 shall be deemed to include a reference to a person of the same sex as the worker who, on the date the worker reaches 65 years of age, is cohabiting with the worker if the person and the worker,

(a) have cohabited for at least one year;

(b) are together the parents of a child; or

(c) have together entered into a cohabitation agreement under section 53 of the *Family Law Act* or a successor to that section.

(3) Every reference to "spouse" in section 7 of Ontario Regulation 715/94 shall be deemed to include a reference to a same-sex partner.

10. (1) Subject to subsection (2), this Regulation shall be deemed to have come into force on January 1, 1998.

(2) Sections 8 and 9 come into force on the day section 67 of the *Amendments Because of the Supreme Court of Canada Decision in M. v. H. Act, 1999* comes into force.

WORKPLACE SAFETY AND INSURANCE BOARD:

GLEN WRIGHT
Chair

LINDA ANGOVE
Secretary

Dated on November 18, 1999.

51/99

ONTARIO REGULATION 563/99
made under the
WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: November 18, 1999
Approved: December 2, 1999
Filed: December 3, 1999

Amending O. Reg. 455/97
(Pension Plan for Board Employees)

Note: Ontario Regulation 455/97 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 1 of Ontario Regulation 455/97 is amended by adding the following definition:

"same-sex partner" means either of two persons of the same sex who have been living together in a conjugal relationship,

(a) continuously for a period of not less than three years, or

(b) in a relationship of some permanence, if they are the natural or adoptive parents of a child, both as defined in the *Family Law Act*;

2. (1) Subsection 11 (2) of the Regulation is amended by striking out "under subsection (1)" and substituting "under subsection (1) or (9)".

(2) Subsection 11 (3) of the Regulation is revoked and the following substituted:

(3) For the purposes of subsections (1) and (9), the member's earnings for a year shall be deemed to exclude the amount, if any, that exceeds the amount calculated using the formula,

$$50 \times (A + B)$$

where,

"A" equals 0.5 per cent of the Year's Maximum Pensionable Earnings, and

"B" equals \$1,722.22 adjusted by the ratio described in subsection 27 (8).

(3) Subsection 11 (6) of the Regulation is amended by striking out "December 31, 1999" and substituting "December 31, 2001".

(4) Section 11 of the Regulation is amended by adding the following subsections:

(7) Despite subsections (1) and (5), if the actuary determines that the maximum Board contribution under subsection 147.2 (2) of the *Income Tax Act* (Canada) for the year 2002 is nil, from January 1, 2002 until December 31, 2002, both inclusive, member contributions under subsection (1) shall be suspended and no deductions shall be made from a member's earnings under subsection (5) during that period.

(8) Subsection (9) applies,

- (a) from January 1, 2002 until December 31, 2002, if member contributions are not suspended under subsection (7); and
- (b) from January 1, 2003 until December 31, 2003, if member contributions are suspended under subsection (7).

(9) Despite subsection (1), every member shall contribute to the pension fund from his or her earnings for the year,

- (a) 2 per cent of the amount of his or her earnings that does not exceed the Year's Basic Exemption;
- (b) subject to subsection (10), 0.2 per cent of the amount of his or her earnings that exceeds the Year's Basic Exemption but does not exceed the Year's Maximum Pensionable Earnings; and
- (c) subject to subsection (2), 2 per cent of the amount of his or her earnings that exceeds the Year's Maximum Pensionable Earnings.

(10) During the period that member contributions are reduced under subsection (9), if a member continues to be employed by the Board after his or her normal retirement date and is receiving a retirement pension under the *Canada Pension Plan*, the amount the member shall contribute under clause (9) (b) is 2 per cent of the amount of his or her earnings that exceeds the Year's Basic Exemption but does not exceed the Year's Maximum Pensionable Earnings rather than the amount set out in clause (9) (b).

3. (1) Subsection 15 (1) of the Regulation is revoked and the following substituted:

(1) A former member who is entitled to a pension benefit is entitled to be paid from the pension fund a lump sum equal to the amount by which his or her contributions, with interest, exceed one-half of the commuted value of his or her pension or deferred pension in respect of contributory benefits.

(2) Subsection 15 (3) of the Regulation is revoked and the following substituted:

(3) Ancillary benefits are included in determining the contributory benefits under subsection (1).

4. Sections 18, 19 and 20 of the Regulation are revoked and the following substituted:

18. A person who ceases to be a member of the pension plan after completing 24 months of continuous membership is entitled to a deferred pension based on all of his or her pensionable service.

5. (1) Subsection 27 (3) of the Regulation is amended by striking out the definition of "C" and substituting the following:

"C" equals 0.5 per cent of the average of the annual earnings during the 60 consecutive highest paid months in the person's last 120 months of pensionable service, multiplied by the number of full years and any fraction of a year in pensionable service under the pension plan from January 1, 1966, but not exceeding 35 years of pensionable service, to be calculated on the basis of the lesser of the

person's earnings and the Year's Maximum Pensionable Earnings in each year in the averaging period.

(2) Subsection 27 (4) of the Regulation is amended by adding at the end "or (10)".

6. (1) Subsection 28 (2) of the Regulation is revoked and the following substituted:

(2) A member whose age, when added to the number of years of his or her continuous membership in the pension plan, totals at least 85 may elect to receive an early retirement pension.

(2) Subsections 28 (6) and (7) of the Regulation are revoked and the following substituted:

(6) A member whose age, when added to the number of years of his or her continuous membership in the pension plan, totals at least 80 may elect to receive an early retirement pension. The election must be made before January 1, 2002.

(7) A member may elect before January 1, 2002 to receive an early retirement pension if,

- (a) the member begins a paid leave of absence before December 31, 2001; and
- (b) the member's age, at the end of the paid leave, when added to the number of years of his or her continuous membership in the pension plan at the end of the paid leave, totals at least 80.

7. (1) Paragraph 2 of subsection 30 (2) of the Regulation is revoked and the following substituted:

2. However, the reduction in the pension must not be less than 0.25 per cent multiplied by the number of months, if any, by which the date of the first pension payment precedes the earliest of the following dates:

- i. The date on which the person attains 60 years of age.
- ii. The date on which the person's continuous membership in the pension plan would reach 30 years had he or she continued to be an employee until that date.
- iii. The date on which the person's age, when added to the number of years of his or her continuous membership in the pension plan, would reach a total of 80 had he or she continued to be an employee until that date.

(2) Subsections 30 (3) and (4) of the Regulation are revoked and the following substituted:

(3) The following apply to the calculation of the early retirement pension:

1. The amount of the pension, before any actuarial reduction is made under this section, is calculated in the same manner as a normal retirement pension under section 27. However, "C" in the formula does not apply until the person's normal retirement date.

2. The actuarial reduction in the pension must not be more than 3 per cent of the normal retirement pension multiplied by the number of whole years and any fraction of a year from the date of retirement to the first date on which the person would have been entitled to a normal retirement pension or to an early retirement pension under subsection 28 (2) or (3), had he or she continued to be an employee until that date.

8. Paragraph 1 of subsection 31 (1) of the Regulation is revoked and the following substituted:

1. Subsection 28 (2) (age plus years of membership equals 85).

9. Sections 34 to 36 of the Regulation are revoked and the following substituted:

34. (1) This section applies if a person who has completed 24 months of continuous membership in the pension plan dies before beginning to receive a retirement pension and the person,

(a) leaves no surviving spouse or same-sex partner, or leaves a surviving spouse or same-sex partner from whom the person is living separate and apart on the date of death; and

(b) leaves no dependent children.

(2) A death benefit is payable to the beneficiary designated by the person or, in the absence of a designation, to the person's estate.

(3) The death benefit under subsection (2) is payable as a lump sum.

(4) The amount of the death benefit equals the sum of,

(a) the commuted value of the deferred pension, including the value of ancillary benefits, that would have been payable if the person had ceased to be a member of the pension plan on the date of death for reasons other than death or retirement; and

(b) the amount, if any, by which the person's contributions under the pension plan, with interest, exceed 50 per cent of the amount described in clause (a).

35. (1) This section applies if a person who has completed 24 months of continuous membership in the pension plan dies before beginning to receive a retirement pension and the person,

(a) leaves a surviving spouse or same-sex partner; and

(b) was not living separate and apart from the surviving spouse or same-sex partner on the date of death.

(2) The surviving spouse or same-sex partner is entitled to receive a death benefit, the commuted value of which is the greater of the amounts described in subsections (3) and (4).

(3) For the purpose of subsection (2), the first amount is equal to $A + B$, where,

"A" = the commuted value of the deferred pension, including the value of ancillary benefits, that would have been payable if the person had ceased to be a member of the pension plan on the date of death for reasons other than death or retirement; and

"B" = the amount, if any, by which the person's contributions under the pension plan, with interest, exceeds 50 per cent of "A".

(4) For the purpose of subsection (2), the second amount is the commuted value of an immediate pension, payable for life to the person's spouse or same-sex partner, equal to 66 2/3 per cent of the pension calculated in accordance with section 27.

(5) The spouse or same-sex partner may elect to receive the death benefit in the form of a lump sum or an immediate or deferred pension, the commuted value of which is equal to the commuted value of the death benefit.

(6) Every immediate pension being paid under the pension plan on January 1, 2000 and every deferred pension shall be increased as if subsection (4) had been in force on the date that the former member died.

35.1 (1) This section applies if a person who has completed 24 months of continuous membership in the pension plan dies before beginning to receive a retirement pension and leaves both a spouse or same-sex partner entitled to receive a death benefit under section 35 and one or more dependent children.

(2) Subject to subsections (3) and (4), if the commuted value of the death benefit payable to the surviving spouse or same-sex partner is determined in accordance with subsection 35 (4), each dependent child is entitled to receive a children's pension of 10 per cent of the amount of the pension calculated in accordance with section 27 for so long as the child remains a dependent child.

(3) If the number of dependent children entitled to receive a children's pension is four or more, the amount of the children's pension payable to each child shall be 33 1/3 per cent of the pension calculated in accordance with section 27 divided by the number of dependent children.

(4) When a child ceases to be a dependent child and is no longer entitled to receive a children's pension under this section, the amount of the pension of each remaining dependent child shall be recalculated under subsection (2) or (3), as the case may be.

(5) On January 1, 2000, every dependent child who would have been entitled to a children's pension under this section, if it had been in force on the date that the former member died, is entitled to begin to receive a children's pension under this section for as long as he or she remains a dependent child.

36. (1) This section applies if a person who has completed 24 months of continuous membership in the pension plan dies before beginning to receive a retirement pension leaving one or more dependent children and,

(a) the person leaves no surviving spouse or same-sex partner, or leaves a surviving spouse or same-sex partner from whom the person is living separate and apart on the date of death; or

(b) the person left a surviving spouse or same-sex partner who,

(i) was entitled to a death benefit determined in accordance with subsection 35 (4),

(ii) elected to receive the death benefit in the form of an immediate or deferred pension under subsection 35 (5), and

(iii) subsequently dies.

(2) Each dependent child is entitled to receive a children's pension calculated in accordance with subsection (3) for as long as he or she remains a dependent child.

(3) The children's pension to which each dependent child is entitled is calculated as follows:

1. The aggregate amount of the children's pensions is 66 2/3 per cent of the pension calculated in accordance with section 27.

2. The amount under paragraph 1 shall be apportioned equally among the dependent children entitled to receive a children's pension.

(4) When a child ceases to be a dependent child and is no longer entitled to receive a children's pension under this section, the amount of the pension of each remaining dependent child shall be recalculated under subsection (3).

(5) If a dependent child who is receiving a children's pension under section 35.1 becomes entitled to a children's pension under this section, the dependent child ceases to be entitled to receive the children's pension under section 35.1.

(6) If a spouse or same-sex partner elects to receive the death benefit in the form of a lump sum under subsection 35 (5) and subsequently dies leaving one or more dependent children who are receiving children's pensions under section 35.1, the dependent children continue to be entitled to receive children's pensions under section 35.1 and are not entitled to receive children's pensions under this section.

10. (1) Subsection 38 (2) of the Regulation is revoked and the following substituted:

(2) The surviving spouse or same-sex partner, if any, of the former member is entitled to receive a survivor pension of 66 2/3 per cent of the former member's pension for the remaining lifetime of the spouse or same-sex partner.

(2) Subsections 38 (4) to (7) of the Regulation are revoked and the following substituted:

(4) The former member and his or her spouse or same-sex partner may not elect under subsection (3) to have the survivor pension be less than 66 2/3 per cent or more than 100 per cent of the pension paid to the former member during his or her lifetime.

(5) An election made under subsection (3) must be made in writing before the former member's pension begins.

(6) The commuted value of the former member's pension and the survivor pension under this section must equal the commuted value of the former member's normal retirement pension otherwise payable for the lifetime of the former member with a 66 2/3 per cent survivor pension payable to the former member's spouse or same-sex partner.

(7) Every joint and survivor pension being paid under the pension plan on January 1, 2000 shall be increased, if necessary, as if subsections (2) and (6) had been in force on the date the former member began to receive a retirement pension under the pension plan.

11. Subsections 39 (3) and (4) of the Regulation are revoked and the following substituted:

(3) An election made under subsection (2) must be made in writing within the six-month period beginning one year after the former member acquires the spouse or same-sex partner.

(4) The pension of a former member who makes an election under subsection (2) shall be reduced so that the commuted value of the former member's pension (as reduced) and the survivor pension under this section equals the commuted value of the former member's pension before the reduction.

12. The Regulation is amended by adding the following section:

39.1 (1) This section applies if a former member dies after beginning to receive a pension and leaves both a spouse or same-sex partner entitled to receive a survivor pension and one or more dependent children.

(2) Subject to subsection (3), each dependent child is entitled to receive a children's pension of 10 per cent of the former member's pension for as long as the child remains a dependent child.

(3) The children's pensions shall be adjusted if the aggregate amount of the survivor pension and the children's pensions otherwise payable exceeds 100 per cent of the pension paid to the former member during his or her lifetime.

(4) The aggregate amount of the adjusted children's pensions payable under subsection (3) shall be equal to the amount by which A exceeds B where,

"A" equals 100 per cent of the pension paid to the former member during his or her lifetime; and

"B" equals the survivor pension payable to the surviving spouse or same-sex partner under subsection 38 (2) or (3) or subsection 39 (2), as the case may be.

(5) When a child ceases to be a dependent child and is no longer entitled to receive a children's pension, the amount of the pension of each remaining dependent child shall be recalculated under subsection (2), subject to the adjustment under subsection (3), if applicable.

(6) On January 1, 2000, every dependent child who would have been entitled to a children's pension under this section if it had been in force on the date that the former member died, is entitled to begin to receive a children's pension under this section for as long as he or she remains a dependent child.

13. Section 40 of the Regulation is revoked and the following substituted:

40. (1) This section applies if,

(a) a former member who is receiving a retirement pension dies leaving no spouse or same-sex partner who is entitled to receive a survivor pension but leaves one or more dependent children; or

(b) a spouse or same-sex partner dies after beginning to receive a survivor pension under section 38 and leaves one or more dependent children.

(2) Each dependent child is entitled to receive a children's pension calculated in accordance with subsection (3) for as long as he or she remains a dependent child.

(3) The children's pension to which each dependent child is entitled is calculated as follows:

1. The aggregate amount of the children's pensions is the amount of the survivor pension that would have been payable to the person described in section 39 if that person were still alive, or, if there was no such person, 66 2/3 per cent of the pension paid to the former member during his or her lifetime.

2. The amount under paragraph 1 is apportioned equally among the dependent children entitled to receive a children's pension.

(4) When a child ceases to be a dependent child and is no longer entitled to receive a children's pension, the amount of the pension of each remaining dependent child shall be recalculated under subsection (3).

(5) If a dependent child who is receiving a children's pension under section 39.1 becomes entitled to a children's pension under this section, the dependent child ceases to be entitled to receive the children's pension under section 39.1.

(6) Despite subsection (3), the amount of the children's pension payable to a particular dependent child may not exceed 66 2/3 per cent of the pension paid to the former member during his or her lifetime.

14. Subsection 42 (1) of the Regulation is revoked and the following substituted:

(1) This section applies when a former member who is receiving a pension dies, and his or her surviving spouse or same-sex partner who is receiving a survivor pension dies and all dependent children who were receiving a children's pension either die or cease to be dependent children.

15. Section 43 of the Regulation is revoked.

16. (1) Subsection 44 (1) of the Regulation is revoked and the following substituted:

(1) A pension being calculated under subsection 27 (3) is increased as of January 1 each year in accordance with section 45 or 45.0.1.

(1.1) All survivor pensions, children's pensions and disability pensions calculated under this Regulation are increased as of January 1 each year in accordance with section 45 or 45.0.1.

(2) Subsection 44 (2) of the Regulation is amended by adding "or 45.0.1" after "section 45".

17. Subsection 45 (1) of the Regulation is revoked and the following substituted:

(1) All pensions referred to in subsections 44 (1) and (1.1) and all deferred pensions are increased each year as of January 1 in accordance with the indexing factor for the year determined under this section.

18. Part VII of the Regulation is amended by adding the following section:

45.0.1 (1) In this section,

"adjusted indexing factor" means the indexing factor determined in accordance with this section.

(2) The adjusted indexing factor for a year is 100 per cent of the percentage change in the Consumer Price Index for Canada for all items, for the 12-month period ending October 31 of the previous year, as published by Statistics Canada.

(3) If the adjusted indexing factor for a year is greater than 8 per cent, it is deemed to be 8 per cent and the amount by which it exceeds 8 per cent is carried forward and added to the adjusted indexing factor or the indexing factor determined under section 45, whichever is applicable, for one or more subsequent years until the subsequent adjusted indexing factor or indexing factor, as the case may be, is increased to 8 per cent.

(4) Despite section 45, all pensions referred to in subsections 44 (1) and (1.1) and all deferred pensions shall be increased by the adjusted indexing factor rather than by the indexing factor determined under section 45,

(a) on January 1, 2000;

(b) on January 1, 2001, if the actuary has determined that the maximum Board contribution under subsection 147.2 (2) of the *Income Tax Act* (Canada) for that year is nil; and

(c) on January 1, 2002, if the actuary has determined that the maximum Board contribution under subsection 147.2 (2) of the *Income Tax Act* (Canada) for that year is nil.

19. (1) The following provisions of the Regulation are amended by striking out "spouse" or "surviving spouse" wherever they appear and substituting in each case "spouse or same-sex partner" or "surviving spouse or surviving same-sex partner", as the case may be:

1. Subsections 34 (1), (2) and (3).

2. Subsections 35 (1), (2), (4) and (5).

3. Subsection 36 (1).

4. Subsections 38 (1), (2), (3), (4) and (6).

5. Subsections 39 (1), (2), (3) and (5).

6. Subsections 40 (1) and (2).

(2) Subsections 41 (1) and 42 (1) of the Regulation are amended by striking out "surviving spouse" wherever it appears and substituting in each case "surviving spouse, surviving same-sex partner".

(3) Subsection 42 (2) of the Regulation is amended by striking out "the surviving spouse" and substituting "the surviving spouse, the surviving same-sex partner".

20. (1) Subject to subsection (2), this Regulation comes into force on January 1, 2000.

(2) Sections 1 and 19 shall be deemed to have come into force on December 8, 1998.

WORKPLACE SAFETY AND INSURANCE BOARD:

GLEN WRIGHT
Chair

LINDA ANGOVE
Secretary

Dated on November 18, 1999.

51/99

ONTARIO REGULATION 564/99 made under the OCCUPATIONAL THERAPY ACT, 1991

Made: July 26, 1999

Approved: December 2, 1999

Filed: December 3, 1999

Amending O. Reg. 226/96
(General)

Note: Since the end of 1998, Ontario Regulation 226/96 has been amended by Ontario Regulation 28/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario 1998.

1. Ontario Regulation 226/96 is amended by adding the following Part:

PART VII FUNDING FOR THERAPY AND COUNSELLING

32. (1) For the purposes of clause 85.7 (4) (b) of the Health Professions Procedural Code, a person is eligible for funding if the person meets one of the following requirements:

1. The person is named in a written statement given to the College by a member in which the member admits that he or she sexually abused the person while the person was a patient.
2. At a hearing of the Discipline Committee into the conduct of a member, the person testified that he or she was sexually abused by the member while a patient and the Committee acknowledged in its decision that the testimony was credible.
3. There is a finding by a court that the person, while a patient, was sexually abused by a member.
4. The person satisfies the Complaints Committee or the Executive Committee that there is a high probability that the person, while a patient, was sexually abused by a member but a hearing of the Discipline Committee is not held for one of the following reasons:

- i. The member is deceased or cannot be located.
- ii. The member has resigned and agreed not to practise again.
- iii. There is a finding by the Discipline Committee that the member sexually abused another person and, in the Committee's opinion, the public interest would not be served by conducting another discipline hearing.
- iv. The person is unable to testify before the Discipline Committee as a result of a physical or mental condition.
- v. The Complaints Committee or the Executive Committee determined that the public interest would be best served by referring the matter to the Fitness to Practise Committee and has done so.

(2) Despite subsection (1), a person is not eligible for funding if the sexual abuse occurred before December 31, 1993.

(3) Despite subsection (1), a person is eligible for funding for therapy or counselling under this Part only if the person submits to the Patient Relations Committee, along with the application, a written undertaking by the applicant to keep confidential the information obtained from the College through the application for funding process, including the fact that funding has been granted and the reasons given by the Committee for granting the funding.

(4) A decision by the Patient Relations Committee that a person is eligible for funding for therapy or counselling does not constitute a finding against the member and shall not be considered by any other committee of the College dealing with the member.

COUNCIL OF THE COLLEGE OF OCCUPATIONAL THERAPISTS OF ONTARIO:

JOY SOMMERFREUND
President

JAN ROBINSON
Registrar

Dated on July 26, 1999.

51/99

ONTARIO REGULATION 565/99 made under the APPRENTICESHIP AND CERTIFICATION ACT, 1998

Made: December 2, 1999
Filed: December 3, 1999

RESTRICTED SKILL SETS

DEFINITIONS

1. In this Regulation,

"bus" includes a shuttle bus;

"heavy truck" means a truck having a manufacturer's gross vehicle weight rating of at least 4,500 kilograms;

"motor coach" means a vehicle that is used for the transportation of persons, has a manufacturer's gross vehicle weight rating of at least 3,400 kilograms and for which a permit has been issued under vehicle permit legislation;

"motorcycle" means a self-propelled vehicle for which a permit has been issued under vehicle permit legislation that,

- (a) has a seat or saddle for the use of the driver, and
- (b) is designed to travel on not more than three wheels in contact with the ground,

and includes a motor scooter but does not include a motor assisted bicycle;

"motor vehicle" means a vehicle for which a permit has been issued under vehicle permit legislation that is,

- (a) an automobile,
- (b) a motor home,
- (c) a bus or truck having a manufacturer's gross vehicle weight rating of 9,000 kilograms or less, or
- (d) a trailer other than a truck-trailer;

"truck" means a vehicle that is used for hauling purposes and for which a permit has been issued under vehicle permit legislation;

"truck-trailer" means any type of trailer vehicle that is hauled by a heavy truck, is used primarily for the transportation of equipment and goods and for which a permit has been issued under vehicle permit legislation, including,

- (a) a single or multi-axle semi trailer where part of the load is carried on the heavy truck by means of the upper and lower coupler assembly, and
- (b) a full load bearing trailer;

"vehicle permit legislation" means the *Highway Traffic Act* or similar legislation of a jurisdiction outside Ontario.

ALIGNMENT AND BRAKES TECHNICIAN

2. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

- 1. Engaging in the repair and maintenance of motor vehicles by testing for and correcting faulty alignment of wheels, axles, frames and steering mechanisms.
- 2. Engaging in the repair and maintenance of motor vehicles by disassembling, adjusting, repairing and reassembling braking systems and controls.

(2) For the purposes of section 12 of the Act, the occupation of alignment and brakes technician is defined to include the restricted skill sets referred to in subsection (1).

AUTO BODY AND COLLISION DAMAGE REPAIRER

3. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

- 1. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by repairing, reshaping, refitting and welding breaks in body panels, fenders and skirts.
- 2. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by shrinking or stretching metal panels by heat treatment.
- 3. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by removing or replacing electrical, electronic and vacuum components.

4. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by repairing, removing or replacing wiring harnesses, air-conditioning systems and water pumps.
5. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by straightening and aligning frames and uni-body assemblies.
6. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by removing, replacing or adjusting steering and suspension components.
7. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by aligning wheels.

(2) For the purposes of section 12 of the Act, the occupation of auto body and collision damage repairer is defined to include the restricted skill sets referred to in subsection (1).

AUTO BODY REPAIRER

4. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by repairing, reshaping, refitting and welding breaks in body panels, fenders and skirting.
2. Engaging in the repair of motor vehicles, motor coaches, trucks or truck-trailers by shrinking or stretching metal panels by heat treatment.

(2) For the purposes of section 12 of the Act, the occupation of auto body repairer is defined to include the restricted skill sets referred to in subsection (1).

AUTOMOTIVE ELECTRONIC ACCESSORY TECHNICIAN

5. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Installing or repairing electronic accessories in motor vehicles and heavy trucks.

(2) For the purposes of section 12 of the Act, the occupation of automotive electronic accessory technician is defined to include the restricted skill sets referred to in subsection (1).

AUTOMOTIVE SERVICE TECHNICIAN

6. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by disassembling, adjusting, repairing and reassembling engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, axles and other assemblies.
2. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by testing for and correcting faulty alignment of wheels, axles, frames and steering mechanisms.
3. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by diagnosing faults in, repairing or replacing suspension systems, including shock absorbers and spring assemblies.
4. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by diagnosing faults in, installing,

repairing and removing ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment.

5. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
6. Engaging in the servicing, repairing, overhauling, diagnosing or inspecting of motor vehicles by diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration/heating systems.

(2) For the purposes of section 12 of the Act, the occupation of automotive service technician is defined to include the restricted skill sets referred to in subsection (1).

FUEL AND ELECTRICAL SYSTEMS TECHNICIAN

7. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the repair and maintenance of motor vehicles by diagnosing faults in, installing, repairing and removing ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment.
2. Engaging in the repair and maintenance of motor vehicles by diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
3. Engaging in the repair and maintenance of motor vehicles by diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration/heating systems.

(2) For the purposes of section 12 of the Act, the occupation of fuel and electrical systems technician is defined to include the restricted skill sets referred to in subsection (1).

HAIRSTYLIST

8. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Performing, for remuneration, any of the hairstyling services of cutting, designing, permanent waving, relaxing and straightening, or colouring.

(2) For the purposes of section 12 of the Act, the occupation of hairstylist is defined to include the restricted skill sets referred to in subsection (1).

MOTORCYCLE MECHANIC

9. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Servicing, repairing, overhauling and inspecting motorcycles and testing them for faults and road-worthiness.

(2) For the purposes of section 12 of the Act, the occupation of motorcycle mechanic is defined to include the restricted skill sets referred to in subsection (1).

TRANSMISSION TECHNICIAN

10. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the repair and maintenance of motor vehicles by inspecting, maintaining and repairing transmissions and trans-axles.

(2) For the purposes of section 12 of the Act, the occupation of transmission technician is defined to include the restricted skill sets referred to in subsection (1).

TRUCK AND COACH TECHNICIAN

11. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by disassembling, adjusting, repairing and reassembling engines, transmissions, clutches, rear ends, differentials, brakes, drive shafts, wheels and rims, axles and other assemblies.
2. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by testing for, diagnosing and correcting faulty alignment of wheels and steering mechanisms.
3. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by diagnosing faults in, repairing or replacing suspension systems, including shock absorbers and spring assemblies.
4. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by diagnosing faults in, installing, repairing and removing ignition, charging and starting systems, panel instruments, wiring, and other electrical and electronic systems and equipment.
5. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by diagnosing faults in, repairing and adjusting fuel systems, engine management systems and emission control systems.
6. Engaging in the servicing, repairing, overhauling, diagnosing or inspection of motor coaches, heavy trucks and truck-trailers by diagnosing faults in, installing, inspecting, maintaining and removing air-conditioning and refrigeration/heating systems.

(2) For the purposes of section 12 of the Act, the occupation of truck and coach technician is defined to include the restricted skill sets referred to in subsection (1).

TRUCK-TRAILER SERVICE TECHNICIAN

12. (1) Each of the following skills is designated as a restricted skill set for the purposes of the Act:

1. Engaging in the repair and maintenance of truck-trailers by disassembling, adjusting, repairing, and reassembling,
 - i. suspension systems, including bogies, axles, wheels and rims,
 - ii. braking systems, and
 - iii. electrical systems.
2. Engaging in the repair and maintenance of truck-trailers by inspecting, repairing and realigning frames.
3. Engaging in the repair and maintenance of truck-trailers by inspecting and repairing appurtenances such as tow bars, hitches, turntables, landing gear and upper couplers.
4. Engaging in the repair and maintenance of truck-trailers by inspecting, testing, adjusting, overhauling and replacing truck-trailer refrigeration/heating system components, electrical circuits, pressure lines and fittings.

(2) For the purposes of section 12 of the Act, the occupation of truck-trailer service technician is defined to include the restricted skill sets referred to in subsection (1).

COMMENCEMENT

13. This Regulation comes into force on the day section 12 of the *Apprenticeship and Certification Act, 1998* comes into force.

51/99

ONTARIO REGULATION 566/99

made under the

APPRENTICESHIP AND CERTIFICATION ACT, 1998

Made: December 2, 1999

Filed: December 3, 1999

EXEMPTIONS

1. Words and expressions that are defined in Ontario Regulation 565/99 (Restricted Skill Sets) have the same meanings in this Regulation.

2. Subsections 6 (2) and (3) of the Act do not apply to an individual who,

- (a) is enrolled in a secondary school program leading to an Ontario Secondary School Diploma; and
- (b) is registered as an apprentice in the Ontario Youth Apprenticeship Program or a similar program approved by the Director and under the supervision of a board as defined in the *Education Act* in which students receive training and work experience in the trade, other occupation or skill set in respect of which the application is made under subsection 6 (1) of the Act.

3. Subsection 12 (1) of the Act does not apply to a individual who,

- (a) removes or replaces wheels and rims on motor vehicles;
- (b) removes or replaces auto glass, exhaust systems, radiators, cooling system hoses, thermostats, engine drive belts, horns, light bulbs and sealed beam units, lenses, fuses, batteries and battery cables, radios, shock absorbers or springs that do not require the realignment of the front or rear suspension, oil filters, air filters, fuel filters and spark plugs in motor vehicles, motorcycles, motor coaches, trucks or truck-trailers;
- (c) changes the engine, transmission, differential or cooling system fluids in motor vehicles, motorcycles, motor coaches, trucks or truck-trailers;
- (d) replenishes fluids in the hydraulic systems of motor vehicles, motorcycles, motor coaches, trucks or truck-trailers;
- (e) repairs and balances tires and wheels on motor vehicles, motorcycles, motor coaches, trucks or truck-trailers; or
- (f) lubricates motor vehicles, motorcycles, motor coaches, trucks or truck-trailers.

4. Subsection 12 (1) of the Act does not apply to a person who reconditions and rebuilds internal combustion engines and associated components, power trains, brake system components and suspension system components.

5. Subsection 12 (1) of the Act does not apply to the driver of a heavy truck or truck-trailer who inspects or adjusts the air chamber push rod stroke, commonly known as the slack adjustment, of the truck or truck-trailer's air braking system, if,

- (a) the driver holds a valid Ontario Class A or D driver's licence with an air brake endorsement issued under the *Highway Traffic Act* and has successfully completed a course of study approved by the Director on the inspection and adjustment of the air chamber push rod stroke of air braking systems; or
- (b) the driver holds a valid driver's licence issued by another province or territory of Canada or by a state of the United States of America and is authorized, in that province, territory or state, to inspect and adjust the air braking system's air chamber push rod stroke.

6. Subsection 12 (1) of the Act does not apply to an individual who removes or replaces wheels and rims on motor coaches, heavy trucks or

truck-trailers, if the individual has successfully completed a course of study approved by the Director on the removal and replacement of wheels and rims.

7. Section 13 of the Act does not apply to a person who employs or otherwise engages an individual to perform a skill if subsection 12 (1) of the Act does not apply to the individual when he or she performs the skill.

8. This Regulation comes into force on the day section 12 of the *Apprenticeship and Certification Act, 1998* comes into force.

51/99

ONTARIO REGULATION 567/99
made under the
**TRADES QUALIFICATION AND
APPRENTICESHIP ACT**

Made: December 2, 1999
Filed: December 3, 1999

Amending Reg. 1055 of R.R.O. 1990
(General)

Note: Regulation 1055 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 1055 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

0.1 For the purpose of paragraph 19 of subsection 1.1 (1) of the Act, the following trades in the construction industry are prescribed as additional trades to which the Act applies:

1. Cement finisher.
2. Drywall, acoustic and lathing applicator.
3. Floor covering installer.
4. Heat and frost insulator.
5. Precast concrete finisher.
6. Reinforcing steel worker.
7. Restoration mason.
8. Roofer.
9. Taper and plasterer.
10. Terrazzo, tile and marble setter.

2. This Regulation comes into force on the day subsection 20 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

51/99

RÈGLEMENT DE L'ONTARIO 567/99
pris en application de la
**LOI SUR LA QUALIFICATION PROFESSIONNELLE
ET L'APPRENTISSAGE DES GENS DE MÉTIER**

pris le 2 décembre 1999
déposé le 3 décembre 1999

modifiant le Règl. 1055 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 1055 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le Règlement 1055 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :

0.1 Pour l'application de la disposition 19 du paragraphe 1.1 (1) de la Loi, les métiers de l'industrie de la construction suivants sont prescrits comme métiers supplémentaires auxquels s'applique la Loi :

1. Finisseur de béton.
2. Poseur de lattes.
3. Installateur de revêtements de sol.
4. Poseur de matériaux isolants.
5. Finisseur de béton préfabriqué.
6. Poseur d'acier d'armature.
7. Maçon, restauration.
8. Couvreur.
9. Jointoyeur et plâtrier.
10. Métier de carrelage.

2. Le présent règlement entre en vigueur en même temps que le paragraphe 20 (2) de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*.

ONTARIO REGULATION 568/99
made under the
**TRADES QUALIFICATION AND
APPRENTICESHIP ACT**

Made: December 2, 1999
Filed: December 3, 1999

REVOKING VARIOUS REGULATIONS

1. The following Regulations are revoked:

1. Regulation 1040 of the Revised Regulations of Ontario, 1990.
2. Regulation 1043 of the Revised Regulations of Ontario, 1990.
3. Regulation 1052 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 54/93.
4. Regulation 1053 of the Revised Regulations of Ontario, 1990.
5. Regulation 1061 of the Revised Regulations of Ontario, 1990.
6. Regulation 1062 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 140/99.
7. Regulation 1063 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 245/92.

8. Regulation 1075 of the Revised Regulations of Ontario, 1990.
9. Ontario Regulation 48/93.
10. Ontario Regulation 49/93.
11. Ontario Regulations 269/96, 374/96 and 540/99.

2. This Regulation comes into force on the day that subsection 2 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

51/99

ONTARIO REGULATION 569/99
made under the
TRADES QUALIFICATION AND
APPRENTICESHIP ACT

Made: December 2, 1999
Filed: December 3, 1999

REVOKING VARIOUS REGULATIONS

1. The following Regulations are revoked:

1. Regulation 1038 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 224/93.
2. Regulation 1041 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 225/93.
3. Regulation 1049 of the Revised Regulations of Ontario, 1990 and Ontario Regulations 228/93 and 656/94.
4. Regulation 1059 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 232/93.
5. Regulation 1064 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 233/93.
6. Regulation 1069 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 235/93.
7. Regulation 1074 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 236/93.
8. Ontario Regulations 477/91 and 241/93.
9. Ontario Regulations 734/91 and 237/93.
10. Ontario Regulations 735/91 and 238/93.
11. Ontario Regulations 736/91 and 239/93.
12. Ontario Regulations 737/91 and 240/93.

2. This Regulation comes into force on the day that subsection 20 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

RÈGLEMENT DE L'ONTARIO 569/99
pris en application de la
LOI SUR LA QUALIFICATION PROFESSIONNELLE
ET L'APPRENTISSAGE DES GENS DE MÉTIER

pris le 2 décembre 1999
déposé le 3 décembre 1999

ABROGATION DE DIVERS RÈGLEMENTS

1. Les règlements suivants sont abrogés :

1. Le Règlement 1038 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 224/93.
2. Le Règlement 1041 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 225/93.
3. Le Règlement 1049 des Règlements refondus de l'Ontario de 1990 et les Règlements de l'Ontario 228/93 et 656/94.
4. Le Règlement 1059 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 232/93.
5. Le Règlement 1064 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 233/93.
6. Le Règlement 1069 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 235/93.
7. Le Règlement 1074 des Règlements refondus de l'Ontario de 1990 et le Règlement de l'Ontario 236/93.
8. Les Règlements de l'Ontario 477/91 et 241/93.
9. Les Règlements de l'Ontario 734/91 et 237/93.
10. Les Règlements de l'Ontario 735/91 et 238/93.
11. Les Règlements de l'Ontario 736/91 et 239/93.
12. Les Règlements de l'Ontario 737/91 et 240/93.

2. Le présent règlement entre en vigueur le même jour que le paragraphe 20 (2) de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*.

ONTARIO REGULATION 570/99
made under the
TRADES QUALIFICATION AND
APPRENTICESHIP ACT

Made: December 2, 1999
Filed: December 3, 1999

Revoking O. Reg. 478/91
(Hairstyling Schools)

1. Ontario Regulations 478/91 and 242/93 are revoked.
2. This Regulation comes into force on January 1, 2000.

51/99

ONTARIO REGULATION 571/99
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 2, 1999
Filed: December 3, 1999

Amending O. Reg. 213/91
(Construction Projects)

Note: Since the end of 1998, Ontario Regulation 213/91 has been amended by Ontario Regulation 143/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 359 (2) of Ontario Regulation 213/91 is amended by striking out "as a hoisting engineer or stationary engineer under the *Trades Qualification and Apprenticeship Act*" at the end and substituting "as a hoisting engineer under the *Trades Qualification and Apprenticeship Act* or as a stationary engineer under the *Operating Engineers Act*".

51/99

ONTARIO REGULATION 572/99
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 2, 1999
Filed: December 3, 1999

TRAINING REQUIREMENTS FOR
CERTAIN SKILL SETS AND TRADES

1. In this Regulation,

"scheduled skill set" means a restricted skill set within the meaning of the *Apprenticeship and Certification Act, 1998* that, for the purposes of section 12 of that Act, is included in a trade or other occupation, if the trade or other occupation is listed in Schedule 1;

"scheduled trade" means a certified trade within the meaning of the *Trades Qualification and Apprenticeship Act* that is listed in Schedule 2.

2. (1) A worker shall not perform a skill that is part of a scheduled skill set unless he or she is authorized to perform the skill under the *Apprenticeship and Certification Act, 1998*.

RÈGLEMENT DE L'ONTARIO 570/99
pris en application de la
LOI SUR LA QUALIFICATION PROFESSIONNELLE
ET L'APPRENTISSAGE DES GENS DE MÉTIER

pris le 2 décembre 1999
déposé le 3 décembre 1999

abrogeant le Règl. de l'Ont. 478/91
(Écoles de coiffure)

1. Les Règlements de l'Ontario 478/91 et 242/93 sont abrogés.
2. Le présent règlement entre en vigueur le 1^{er} janvier 2000.

(2) Every employer who employs a worker to perform a skill that is part of a scheduled skill set shall ensure that the worker is authorized to perform the skill under the *Apprenticeship and Certification Act, 1998*.

3. (1) The requirements for certification of scheduled trades are adopted and prescribed as the standard with which every worker in those trades must comply.

(2) No worker in a scheduled trade, other than an apprentice as defined in section 1 of the *Trades Qualification and Apprenticeship Act*, shall carry out any work in that trade unless the worker holds a subsisting certificate of qualification in that trade.

(3) Every employer who employs a worker in a scheduled trade, other than an apprentice as defined in section 1 of the *Trades Qualification and Apprenticeship Act*, shall ensure that the worker holds a subsisting certificate of qualification in that trade.

(4) For the purposes of this section, a worker, including an apprentice, is carrying out work in a trade if that work is included in the definition of the trade in the regulation made under the *Trades Qualification and Apprenticeship Act* and referred to in Schedule 2 for that trade.

(5) For the purposes of this section, a worker shall be deemed to hold a subsisting certificate of qualification in a trade if he or she holds a valid equivalent certificate of qualification issued by the Province of Quebec.

(6) The two-year exception granted under subsection 10 (4) of the *Trades Qualification and Apprenticeship Act* also applies to, and with respect to, workers under this section.

4. Ontario Regulations 784/93, 231/95, 270/96 and 541/99 are revoked.

5. This Regulation comes into force on the day subsection 20 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

Schedule 1

Item	Trade or Other Occupation
1.	Alignment and brakes technician
2.	Auto body and collision damage repairer
3.	Auto body repairer
4.	Automotive electronic accessory technician
5.	Automotive service technician
6.	Fuel and electrical systems technician

Item	Trade or Other Occupation
7.	Motorcycle mechanic
8.	Transmission technician
9.	Truck and coach technician
10.	Truck-trailer service technician

Schedule 2

Item	Trade	Program
1.	Electrician, branch 1: construction and maintenance electrician	Reg. 1051, R.R.O. 1990
2.	Electrician, branch 2: domestic and rural electrician	Reg. 1051, R.R.O. 1990
3.	Hoisting engineer, branch 1: mobile crane operator	Reg. 1060, R.R.O. 1990
4.	Hoisting engineer, branch 2: mobile crane operator	Reg. 1060, R.R.O. 1990
5.	Hoisting engineer, branch 3: tower crane operator	Reg. 1060, R.R.O. 1990
6.	Plumber	Reg. 1073, R.R.O. 1990
7.	Refrigeration and air-conditioning mechanic	Reg. 1076, R.R.O. 1990
8.	Sheet metal worker	Reg. 1077, R.R.O. 1990
9.	Steamfitter	Reg. 1079, R.R.O. 1990

51/99

ONTARIO REGULATION 573/99
made under the
APPRENTICESHIP AND CERTIFICATION ACT, 1998

Made: December 2, 1999

Filed: December 3, 1999

GENERAL**DUTIES OF THE DIRECTOR**

1. The Director shall not register an agreement under section 6 of the Act if,

- (a) the agreement does not comply with form and content requirements established by the Director;
- (b) the person named as the sponsor charges the person named as the apprentice a fee, directly or indirectly, for acting as the sponsor; or
- (c) the individual named as the apprentice is less than 18 years of age, unless the individual's parent or guardian has signed the agreement.

APPRENTICESHIP PROGRAMS

2. In deciding whether to approve an apprenticeship program, the Director shall consider the following factors:

- 1. The training needs of employers and employees and the requirements of the labour market for the trade, other occupation or skill set.
- 2. The content and length of the program, including the proportion of the program that involves workplace-based training.
- 3. The Director may establish a system of credits for an apprenticeship program, including the requirements that must be satisfied to obtain each credit.
- 4. A sponsor shall ensure that,
 - (a) the workplace-based training provided to an apprentice as part of an apprenticeship program meets the training standards approved by the Director and is provided under the supervision of a person approved by the Director; and
 - (b) the apprentice is given sufficient time off work to complete the other requirements of the apprenticeship program.
- 5. The Director may require a sponsor to provide the Director with information necessary to assess whether an apprentice has successfully completed an apprenticeship program.

ACADEMIC STANDARDS

- 6. (1) The Director shall not register an agreement under section 6 of the Act unless,
 - (a) in the case of the trade of automotive painter, the individual who is to receive the training has successfully completed Grade 8 in Ontario or has successfully completed an academic standard that the Director considers equivalent to Ontario Grade 8;
 - (b) in the case of the trade of hairstylist, the individual who is to receive the training has successfully completed Grade 9 in Ontario or has successfully completed an academic standard that the Director considers equivalent to Ontario Grade 9; or
 - (c) in any other case, the individual who is to receive the training has successfully completed Grade 10 in Ontario or has successfully completed an academic standard that the Director considers equivalent to Ontario Grade 10.
- (2) Subsection (1) does not apply after subsection 6 (3) of the Act comes into force.

CERTIFICATES

- 7. (1) A certificate expires on the date set out in the certificate.
- (2) The Director may refuse to renew a certificate if,
 - (a) the holder of the certificate does not apply for the renewal and pay the required fee before the expiration of the certificate;
 - (b) the applicant has not certified that he or she is working in the trade, other occupation or skill set to which the certificate applies, if the Director requested the applicant to certify that fact; or
 - (c) if the Director has approved an examination for the renewal of certificates of that kind, the applicant has not achieved a grade satisfactory to the Director on the examination.

THE RED SEAL PROGRAM

8. A person who holds a certificate of qualification issued in another province or territory of Canada shall be deemed to hold a certificate of qualification issued under section 9 of the Act if the certificate bears a

red seal issued pursuant to standards established by the Canadian Council of Directors of Apprenticeship.

9. A person from another province or territory of Canada shall be deemed to be an apprentice under a registered training agreement under which, as part of an apprenticeship program approved by the Director, he or she is to receive workplace-based training in all the skill sets included in a trade or other occupation, if,

- (a) the person is an apprentice in the trade or other occupation under an apprenticeship agreement in an apprenticeship program approved in the other province or territory;
- (b) the person is working in Ontario under the apprenticeship agreement; and
- (c) the Canadian Council of Directors of Apprenticeship has established standards for the trade or other occupation and has authorized certificates of qualification for the trade or other occupation to bear red seals issued pursuant to those standards.

10. Sections 8 and 9 do not apply to a trade or other occupation if the Director is of the opinion that,

- (a) the definition of the trade or other occupation in the other province or territory is not reasonably comparable to the definition in Ontario; or
- (b) the standards established for the trade or other occupation by the Canadian Council of Directors of Apprenticeship are not appropriate for Ontario.

INDUSTRY COMMITTEES

11. (1) The Minister shall appoint the members of a committee established under section 5 of the Act for terms of not less than three and not more than five years.

(2) The Minister may extend the term of a member for a period of not more than two years, on the recommendation of the committee.

(3) Subject to subsection (2), a member whose term has expired may not be reappointed until at least two years after he or she ceased to be a member.

12. (1) The Director shall be the secretary of each committee established under section 5 of the Act.

(2) The Director is not entitled to vote in proceedings of the committee.

TRANSITIONAL MATTERS

13. (1) A valid certificate of qualification issued under the *Trades Qualification and Apprenticeship Act* shall be deemed to be a certificate

of qualification issued under the *Apprenticeship and Certification Act, 1998*.

(2) A valid certificate of apprenticeship issued under the *Trades Qualification and Apprenticeship Act* shall be deemed to be a statement provided under section 8 of the *Apprenticeship and Certification Act, 1998*.

(3) A valid provisional certificate of qualification issued under the *Trades Qualification and Apprenticeship Act* shall be deemed to be a letter of permission issued under the *Apprenticeship and Certification Act, 1998*.

(4) An application for a certificate of qualification under the *Trades Qualification and Apprenticeship Act* shall be deemed to be an application for a certificate of qualification under the *Apprenticeship and Certification Act, 1998*.

14. (1) A contract of apprenticeship registered under the *Trades Qualification and Apprenticeship Act* shall be deemed to be a registered training agreement under the *Apprenticeship and Certification Act, 1998*.

(2) The apprentice under the contract of apprenticeship shall be deemed, for the purposes of subsection 6 (3) of the *Apprenticeship and Certification Act, 1998*, to have successfully completed the academic standard applicable to the trade or other occupation under that subsection.

15. (1) A provincial advisory committee appointed under the *Trades Qualification and Apprenticeship Act* shall be deemed to be a committee established under section 5 of the *Apprenticeship and Certification Act, 1998*.

(2) Subsection (1) applies until the Minister establishes a new committee for the trade or group of trades under section 5 of the *Apprenticeship and Certification Act, 1998*.

16. Sections 13 to 15 do not apply in respect of a trade to which the *Trades Qualification and Apprenticeship Act* continues to apply.

COMMENCEMENT

17. This Regulation comes into force on the day subsection 19 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

DIANNE CUNNINGHAM
Minister of Training, Colleges and Universities

Dated on December 2, 1999.

51/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

1999—12—25

ONTARIO REGULATION 574/99

made under the

ONTARIO DRUG BENEFIT ACT

Made: December 2, 1999

Filed: December 6, 1999

Amending O. Reg. 201/96
(General)

Note: Since the end of 1998, Ontario Regulation 201/96 has been amended by Ontario Regulations 72/99, 74/99, 312/99, 332/99, 374/99 and 401/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 24 (2) of Ontario Regulation 201/96 is amended by adding the following paragraph:

6. A claim for payment that could not be submitted by direct electronic transmission via the Health Network because of a failure in the Network between January 1, 2000 and February 15, 2000.

52/99

ONTARIO REGULATION 575/99

made under the

CORPORATIONS INFORMATION ACT

Made: December 2, 1999

Filed: December 6, 1999

Amending Reg. 182 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 182 has been amended by Ontario Regulation 193/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Regulation 182 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

2.1 An annual return under section 3.1 of the Act shall set out the following information in respect of a corporation:

1. The name of the corporation.
2. The Ontario corporation number of the corporation.
3. All changes in the information set out in the notice or return that the corporation most recently filed under the Act, if applicable.
4. An indication that there has been no change in the information set out in the notice or return that the corporation most recently filed under the Act, if applicable.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) A corporation may deliver a return to the Minister under subsection 3.1 (2) of the Act if the return is submitted in electronic format in accordance with subsection (1).

RÈGLEMENT DE L'ONTARIO 575/99

pris en application de la

LOI SUR LES RENSEIGNEMENTS EXIGÉS DES PERSONNES MORALES

pris le 2 décembre 1999

déposé le 6 décembre 1999

modifiant le Règl. 182 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis la fin de 1998, le Règlement 182 a été modifié par le Règlement de l'Ontario 193/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le Règlement 182 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :

2.1 Le rapport annuel visé à l'article 3.1 de la Loi comporte les renseignements suivants à l'égard d'une personne morale :

1. Un énoncé de sa dénomination sociale.
2. Son numéro de personne morale en Ontario.
3. Toutes les modifications apportées aux renseignements indiqués dans l'avis ou le rapport le plus récemment déposé par la personne morale aux termes de la Loi, le cas échéant.
4. Une indication que les renseignements indiqués dans l'avis ou le rapport le plus récemment déposé par la personne morale aux termes de la Loi n'ont pas été modifiés, le cas échéant.

2. L'article 3 du Règlement est modifié par adjonction des paragraphes suivants :

(3) Les personnes morales peuvent remettre un rapport au ministre aux termes du paragraphe 3.1 (2) de la Loi si celui-ci est déposé sous forme électronique conformément au paragraphe (1).

(4) A corporation may deliver a return mentioned in subsection 3.1 (3) of the Act to the Minister in paper form or in electronic format in accordance with subsection (1).

3. (1) Section 6 of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

6. The following classes of corporation are exempt from filing under sections 2 and 3 of the Act:

(2) Section 6 of the Regulation is amended by adding the following subsection:

(2) All corporations are exempt from filing under section 3.1 of the Act except for the following classes:

1. Corporations subject to the *Business Corporations Act*.
2. Corporations subject to the *Corporations Act*.
3. Foreign corporations which have a licence endorsed under the *Extra-Provincial Corporations Act*.
4. This Regulation comes into force on January 1, 2000.

52/99

ONTARIO REGULATION 576/99 made under the PLANNING ACT

Made: December 3, 1999

Filed: December 6, 1999

Amending O. Reg. 699/98
(Order under Subsection 17 (10) of the Act)

Note: Ontario Regulation 699/98 has not previously been amended.

1. The Schedule to Ontario Regulation 699/98 is amended by adding the following paragraph:

3. Regional Municipality of Peel.

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on December 3, 1999.

52/99

ONTARIO REGULATION 577/99 made under the MUNICIPAL BOUNDARY NEGOTIATIONS ACT

Made: December 2, 1999

Filed: December 7, 1999

CITY OF WOODSTOCK, TOWNSHIP OF SOUTH-WEST OXFORD BOUNDARY

1. (1) On January 1, 2000, the portion of the Township of South-West Oxford described in the Schedule is annexed to the City of Woodstock.

(4) Les personnes morales peuvent remettre un rapport visé au paragraphe 3.1 (3) de la Loi au ministre sous forme imprimée ou sous forme électronique conformément au paragraphe (1).

3. (1) L'article 6 du Règlement est modifié par substitution de ce qui suit au passage qui précède la disposition 1 :

6. Les catégories de personnes morales suivantes sont dispensées du dépôt prévu aux articles 2 et 3 de la Loi :

(2) L'article 6 du Règlement est modifié par adjonction du paragraphe suivant :

(2) Toutes les personnes morales sont dispensées du dépôt prévu à l'article 3.1 de la Loi, à l'exception des catégories suivantes :

1. Les personnes morales assujetties à la *Loi sur les sociétés par actions*.
2. Les personnes morales assujetties à la *Loi sur les personnes morales*.
3. Les personnes morales étrangères titulaires d'un permis apposé aux termes de la *Loi sur les personnes morales extraprovinciales*.
4. Le présent règlement entre en vigueur le 1^{er} janvier 2000.

(2) Subject to subsection (3), all assets and liabilities of the annexed areas remain the assets and liabilities of the Township of South-West Oxford.

(3) On January 1, 2000, all real property of The Corporation of the Township of South-West Oxford located within the annexed area (including any highway, street fixture, waterline, easement and restrictive covenant running with the land) vests in The Corporation of the City of Woodstock.

2. (1) On January 1, 2000, the by-laws of The Corporation of the City of Woodstock extend to the annexed area.

(2) On January 1, 2000, the by-laws of The Corporation of the Township of South-West Oxford cease to apply to the annexed area. However, the following by-laws continue to apply:

1. By-laws of The Corporation of the Township of South-West Oxford that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections. Those by-laws remain in force until repealed by the council of The Corporation of the City of Woodstock.
2. By-laws of the Corporation of the Township of South-West Oxford that were passed under the *Highway Traffic Act* or the *Municipal Act* that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways. Those by-laws remain in force until repealed by the council of The Corporation of the City of Woodstock.
3. By-laws of The Corporation of the Township of South-West Oxford that were passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections.
4. By-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of The Corporation of the Township of South-West Oxford.

(3) If The Corporation of the Township of South-West Oxford has commenced procedures to enact a by-law under any Act and that by-law

applies to the annexed area and is not in force on January 1, 2000, the council of The Corporation of the City of Woodstock may continue the procedures to enact the by-law to the extent that it applies to the annexed area.

3. For the purpose of revising the 2000 assessment roll, the Ontario Property Assessment Corporation shall,

- (a) notify the clerk of The Corporation of the Township of South-West Oxford that the annexed area should be removed from its assessment roll; and
- (b) notify the clerk of The Corporation of the City of Woodstock that the annexed area should be added to its assessment roll.

4. After March 1, 2000, the clerk of The Corporation of the Township of South-West Oxford shall promptly prepare and furnish to the clerk of The Corporation of the City of Woodstock a special collector's roll showing all arrears of real property taxes or special rates assessed against the land in the annexed area up to and including December 31, 1999 and the persons assessed therefor.

5. All real property levied under any general or special Act and uncollected in the annexed area which are due and unpaid on December 31, 1999 continue after that date to be taxes due and payable to The Corporation of City of Woodstock and may be collected by The Corporation of the City of Woodstock.

6. The agreement between The Corporation of the City of Woodstock and The Corporation of the Township of South-West Oxford executed on March 2, 1999 by the councils of The Corporation of the Township of South-West Oxford and The Corporation of the County of Oxford is hereby given effect.

Schedule

Block 1

Part of Lot 3, Plan 501, Parts of Lots 7, 8 and 9 south of Bowers Street and Parts of Lots 11, 12, 13 and 14 west of Town Line Road (Mill Street), Plan 86, in the former Township of West Oxford, now in the Township of South-West Oxford described as follows:

Premising that bearing are related to a western limit of Part 1, Plan 41R-4487 having a bearing of north 42 degrees 08 minutes and 15 seconds west;

Commencing at a point in the northern limit of Lot 3 distant 27.4 feet westerly from the northeastern angle of the lot;

Thence westerly along the limit 6.00 feet to an iron bar;

Thence south 42 degrees 08 minutes 15 seconds east 445.30 feet to an iron bar;

Thence north 38 degrees 15 minutes 40 seconds east 10.84 feet to a standard iron bar;

Thence north 47 degrees 51 minutes 25 seconds east 27.48 feet to a standard iron bar on the western limit of Lot 7;

Thence southerly along the western limit and along the western limits of Lots 11, 12, 13 and 14 to the intersection of the limit of Lot 14 with the present western limit of The Corporation of the City of Woodstock;

Thence northerly, westerly and northerly along the present limits of the corporation to the point of commencement.

Parts of P.I.N.s 00086-0055, 0086-0056, 00086-0070, 00086-0076, 00086-0079, 00086-0080, 00086-0081, 00086-0082, 00086-0083,

00086-0086, 00086-0087, 00086-0088, 00086-96, 00086-0099, 00086-0100, 00086-0115, 00086-0116.

Block 2

Part of Lot 3, Plan 501 and Part of the road allowance between Lot 1, Concession 2 and the gore of the Township of West Oxford, closed by By-Law 262, registered as Instrument 214016, in the former Township of West Oxford, now in the Township of South-West Oxford, described as follows:

All that Part of Part 1, Plan 41R-4092 lying west of the present western limit of The Corporation of the City of Woodstock.

Parts of P.I.N.s 00086-0105 and 00086-0104.

52/99

ONTARIO REGULATION 578/99 made under the PLANNING ACT

Made: November 24, 1999

Filed: December 8, 1999

Amending O. Reg. 834/81
(Restricted Areas — District of Sudbury,
Territorial District of Sudbury)

Note: Since the end of 1998, Ontario Regulation 834/81 has been amended by Ontario Regulations 92/99, 125/99, 391/99, 393/99, 394/99, 404/99, 527/99 and 547/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1991 and 1998.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

171. (1) Despite subsection 4 (2) of the Order, the land described in subsection (4) shall be deemed to be land in a Hamlet Residential Zone.

(2) Despite subsection 26 (1) of the Order, a principal building or structure may be erected, located and used on the lands described in subsection (4), if the following requirements are met:

1. Minimum lot area	900 square metres
2. Minimum lot frontage	27 metres
3. Maximum lot coverage	15 per cent
4. Minimum front yard	8 metres
5. Minimum side yards	3 metres
6. Minimum rear yard	8 metres
7. Maximum height	9 metres
8. Minimum ground floor area	70 square metres

(3) Despite subsection 26 (2) of the Order, no building or structure shall be located within a side or rear yard within 3 metres of Miles Avenue as shown on Registered Plan 15-S registered in the Land Registry Office for the Registry Office of Sudbury (No. 53).

(4) Subsections (1), (2) and (3) apply to those lands in the Township of Cartier in the Territorial District of Sudbury, more particularly described as certain parcel or tract of land and premises situate lying and being in the Canadian Pacific Railway Block, in the Village of Cartier, in the Township of Cartier, District of Sudbury, and being more particularly described as follows:

PREMISING that the southeast limit of Centre Street as shown on a plan of subdivision of part of the Canadian Pacific Railway Block registered in the Registry Office at Sudbury as Plan 15-S, has an astronomic bearing of N.60°59'E, as shown on the

Department of Highways Plan P-7121-1 of record in the Registry Office at Sudbury, and relating all bearings herein thereto;

COMMENCING at the point of intersection of the southwesterly production of the southeastern limit of Centre Street with the southwestern limit of Miles Avenue, as shown on said Registered Plan 15-S;

THENCE S.29°01'E along the southwestern limit of Miles Avenue 100.0 feet to the most northerly corner of the lands described in Instrument Number 339, of record in the Registry Office at Sudbury;

THENCE S.60°59'W along the northwestern limit of the lands described in the said Instrument Number 339, 106.06 feet;

THENCE N.27°18'30"W, 50.04 feet;

THENCE N.16°50'E, 71.76 feet;

THENCE N.60°59'E, 53.07 feet to the point of commencement.

And save and except the surface rights only of part 1 on Plan 53R-4297 deposited in the Land Registry Office for the Land Registry Division of Sudbury (No. 53).

CAROL HEALY, MANAGER
Provincial Planning and Environmental Services Branch
Ministry of Municipal Affairs and Housing

Dated on November 24, 1999.

52/99

ONTARIO REGULATION 579/99
made under the
SOCIAL WORK AND SOCIAL SERVICE
WORK ACT, 1998

Made: November 16, 1999
Approved: December 8, 1999
Filed: December 10, 1999

REGISTRATION

1. The following is prescribed as a class of certificate of registration for social work:

1. General

2. The following is prescribed as a class of certificate of registration for social service work:

1. General

3. A person may apply for a certificate of registration by submitting a completed application in the form provided by the Registrar, together with the application fee prescribed by by-law.

4. It is a requirement for the issuing of a certificate of registration of any class that the applicant pay the applicable registration fee and any other fees prescribed by by-law.

5. (1) The following are registration requirements for a certificate of registration of any class:

1. The applicant shall disclose, at the time of application and at the time of issuing the certificate of registration, the following information that relates to the applicant and to the practice of social work, social service work or any other profession, whether in Ontario or any other jurisdiction:

i. a finding of professional misconduct, incompetence, incapacity or other similar finding, including a finding of professional misconduct, incompetence or incapacity by a professional association or body that has self-regulatory responsibility.

ii. a current proceeding in relation to professional misconduct, incompetence, incapacity or other similar proceeding, including a proceeding relating to professional misconduct, incompetency or incapacity by a professional association or a body that has self-regulatory responsibility.

2. The applicant shall disclose, at the time of application and at the time of issuing the certificate of registration, every finding of guilt in relation to a criminal offence or an offence under the *Controlled Drugs and Substances Act* (Canada) or the *Food and Drugs Act* (Canada) or any other offence relevant to the applicant's suitability to practise social work or social service work.

3. The applicant's past and present conduct must afford reasonable grounds for the belief that the applicant,

i. is mentally competent to practise the profession of social work or social service work,

ii. will practise the profession of social work or social service work with decency, integrity and honesty and in accordance with the law, including but not limited to the *Social Work and Social Service Work Act, 1998*, the regulations thereunder and the by-laws of the College, and

iii. has sufficient knowledge, skill and judgment to practise the profession of social work or social service work.

4. The applicant is able to demonstrate the ability to speak and write either English or French with reasonable fluency.

5. The applicant is a Canadian citizen or a permanent resident of Canada or is authorized under the *Immigration Act* (Canada) to engage in the practice of social work or social service work.

(2) Despite any other provision in this Regulation, an applicant who makes a false or misleading statement, representation or declaration in or in connection with the application, by commission or omission, shall be deemed thereafter not to satisfy and not to have satisfied the requirements for a certificate of registration of any class.

(3) An applicant who, after having applied but before being issued a certificate of registration, becomes the subject of a finding or of a proceeding described in subparagraph 1 i or ii of subsection (1) or is found guilty under paragraph 2 of subsection (1), shall immediately inform the Registrar.

6. In addition to the requirements set out in sections 4 and 5, the following are registration requirements for an applicant for a general certificate of registration for social work whose application and the application and registration fees prescribed by by-law are received by the College before March 1, 2001:

1. The applicant must produce documentation satisfactory to the Registrar that shows that the applicant,

i. has obtained a degree in social work from a social work program accredited by the Canadian Association of Schools of Social Work, or a degree from a social work program or

an equivalent program offered in Canada and approved by Council as equivalent to a social work program accredited by the Canadian Association of Schools of Social Work, or

ii. has obtained a degree from a social work program or an equivalent program offered outside Canada and approved by Council as equivalent to a program described in subparagraph i, or

iii. has obtained a degree from a social work program or an equivalent program approved by the Ontario College of Certified Social Workers on or before January 1, 2000.

7. In addition to the requirements set out in sections 4 and 5, the following are registration requirements for an applicant for a general certificate of registration for social service work whose application and the application and registration fees prescribed by by-law are received by the College before March 1, 2001:

1. The applicant must produce documentation satisfactory to the Registrar that shows that the applicant,

i. has obtained a diploma in social service work from a social service work program in Ontario at an educational institution listed in the Schedule or from a social service work program offered in Ontario and approved by Council as equivalent to a program offered at an educational institution listed in the Schedule, or

ii. has obtained a diploma in social service work from a social service work program or equivalent program offered outside Ontario and approved by Council as equivalent to a program described in subparagraph i.

8. The following are conditions of a certificate of registration of any class:

1. The member must disclose the following information that relates to the member and to the practice of social work, social service work or any other profession, whether in Ontario or any other jurisdiction that occurs or arises after the initial registration of the member:

i. Any finding of professional misconduct, incompetence, incapacity or other similar finding including a finding of professional misconduct, incompetence or incapacity by a professional association or body that has self-regulatory responsibility.

ii. Any proceeding in relation to professional misconduct, incompetence or incapacity or other similar proceeding, including a proceeding relating to professional misconduct, incompetence or incapacity by a professional association or body that has self-regulatory responsibility.

2. The member must disclose any finding of guilt against the member in relation to a criminal offence or an offence under the *Controlled Drugs and Substances Act* (Canada) or the *Food and Drugs Act* (Canada) or any other offence relevant to the applicant's suitability to practise social work or social service work.

9. (1) A member may resign his or her membership by giving written notice to that effect to the Registrar and paying all outstanding fees, penalties or other amounts owed to the College.

(2) A certificate of registration of a member who resigns shall be deemed to be cancelled.

10. (1) A holder of a general certificate of registration for social work may use the following titles:

1. Social worker.
2. Registered social worker.
3. Travailleur social.
4. Travailleur social inscrit.

(2) A holder of a general certificate of registration for social work shall use the designation RSW or TSI.

11. (1) A holder of a general certificate of registration for social service work may use the following titles:

1. Social service worker.
2. Registered social service worker.
3. Technicien en travail social.
4. Technicien en travail social inscrit.

(2) A holder of a general certificate of registration for social service work shall use the designation RSSW or TTSI.

12. (1) Subject to subsection (2), this Regulation comes into force on filing.

(2) Sections 10 and 11 come into force on the day sections 46 and 47 of the *Social Work and Social Service Work Act, 1998* are proclaimed in force.

Schedule

1. Algonquin College of Applied Arts and Technology.
2. Cambrian College of Applied Arts and Technology.
3. Canadore College of Applied Arts and Technology.
4. Centennial College of Applied Arts and Technology.
5. Collège Boréal d'arts appliqués et de technologie.
6. Collège d'arts appliqués et de technologie des Grands Lacs.
7. Collège d'arts appliqués et de technologie La Cité collégiale.
8. Conestoga College of Applied Arts and Technology.
9. Confederation College of Applied Arts and Technology.
10. Fanshawe College of Applied Arts and Technology.
11. Humber College of Applied Arts and Technology.
12. Lambton College of Applied Arts and Technology.
13. Loyalist College of Applied Arts and Technology.
14. Mohawk College of Applied Arts and Technology.
15. Niagara College of Applied Arts and Technology.
16. Northern College of Applied Arts and Technology.
17. St. Clair College of Applied Arts and Technology.

18. St. Lawrence College of Applied Arts and Technology.
19. Seneca College of Applied Arts and Technology.
20. Sheridan College of Applied Arts and Technology.
21. Sir Sandford Fleming College of Applied Arts and Technology.

TRANSITIONAL COUNCIL OF THE ONTARIO
COLLEGE OF SOCIAL WORKERS AND SOCIAL SERVICE WORKERS:

CHRISTINE FORSYTH
Chair

CAROL MATTHEWS
Authorized Signing Officer

Dated on November 16, 1999.

52/99

ONTARIO REGULATION 580/99
made under the
FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: October 15, 1999
Filed: December 10, 1999

Amending O. Reg. 670/98
(Open Seasons — Wildlife)

Note: Ontario Regulation 670/98 has previously been amended by Ontario Regulations 88/99, 96/99, 219/99, 226/99 and 387/99.

1. Section 1 of Ontario Regulation 670/98 is revoked and the following substituted:

1. The areas, open seasons, times, classes of firearm, daily bag limits and possession limits, where applicable, set out in each Table to this Regulation are prescribed for the species to which the Table applies.

2. The Regulation is amended by adding the following section:

6. A reference in this Regulation to a class of firearm is a reference to the class of firearm prescribed by section 69 of Ontario Regulation 665/98 (Hunting).

3. The Table to the Regulation is revoked and the following substituted:

WILDLIFE TABLES — OPEN SEASONS

List of Tables

Table	Species
1	American Elk
2	Black Bear
3	Bullfrog
4	Common Snapping Turtle
5	Deer
6	Furbearing Mammals
7	Game Bird
8	Moose

- 9 Small Game
- 10 Woodland Caribou

TABLE 1

AMERICAN ELK — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season
1	All areas	Closed season

TABLE 2

BLACK BEAR — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents and Non-Residents
1	2, 3, 4, 5, 6, 7B, 8, 9A, 9B and 10	From August 15 to October 31, in any year.
2	7A	From August 15 to October 31, in any year.
3	1, 11A, 11B, 12A, 12B, 13, 14, 15A, 15B, 16A, 16B, 16C, 17, 18A, 18B, 19, 21A, 21B, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44 and 45	From August 15 to October 15, in any year.
4	46, 47, 49, 50, 53A, 53B, 64, 66, 67, 69A, 69B, 71, 72, 73, 74, 75, 76 and 83	From the Tuesday next following Labour Day to November 30, in any year.
5	48, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63 and 68	From September 1 to November 30, in any year.

TABLE 3
BULLFROG — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area	Open Season — Residents and Non-Residents	Daily Bag Limits	Possession Limits
1	In any part of Ontario, except the area described in section 38 of Ontario Regulation 665/98 (Hunting).	From July 21 to October 15, in any year.	10	10

TABLE 4
COMMON SNAPPING TURTLE — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Daily Bag Limits	Possession Limits
1	2 to 45	Year Round	Year Round	2	5
2	61 and 62	Year Round	From July 15 to September 15.	2	5
3	46 to 50 53 to 60 63 to 95	From July 15 to September 15.	From July 15 to September 15.	2	5

TABLE 5
DEER — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
1	5	From the Saturday next following September 28 to the second Friday following, in any year.	Closed season	1
2	6, 7B, 9A, 9B	From the Saturday closest to September 17 to the second following Friday, in any given year.	From the Saturday closest to September 17 to the second following Friday, in any given year.	1
3	8	From the Saturday next following September 28 to the second Friday following, in any year.	From the Saturday next following September 28 to the second Friday following, in any year.	1
4	10	From the Saturday next following September 28 to the fourth following Friday, in any year.	From the Saturday next following September 28 to the fourth following Friday, in any year.	1
5	13, 14, 21A	From the Saturday closest to September 17 to the third following Friday, in any year.	Closed season	1
6	37	From the Saturday next following October 16 to the Sunday immediately prior to the first Monday in November, in any year.	From the Saturday next following October 16 to the Sunday immediately prior to the first Monday in November, in any year.	1
7	42	From the first Saturday in October to the Friday immediately prior to the first Monday in November, in any year.	From the first Saturday in October to the Friday immediately prior to the first Monday in November, in any year.	1
8	43A, 43B	From the first Saturday in October to the Friday immediately prior to the third Monday in November, in any year.	From the first Saturday in October to the Friday immediately prior to the third Monday in November, in any year.	1
9	45	From the Saturday 23 days prior to the first Monday in November to the Friday preceding the first Monday in November, in any year. AND: From the second Monday in November to the Saturday next following, in any year.	From the Saturday 23 days prior to the first Monday in November to the Friday preceding the first Monday in November, in any year. AND: From the second Monday in November to the Saturday next following, in any year.	1
10	46, 48, 49, 50, 53A, 56, 57, 58, 59	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
11	47	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the third Monday in November to the first Saturday in December, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the third Monday in November to the first Saturday in December, in any year.	1
12	54, excluding those parts of WMU 54 which lie within the boundaries of Algonquin Provincial Park.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to November 30, in any year.	1
13	55A	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to the fifth Sunday following, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday prior to the third Monday in November to the fifth Sunday following, in any year.	1
14	55B	From December 1 to December 15, in any year.	From December 1 to December 15, in any year.	1
15	60A, 61, 62, 63	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	1
16	64A, 64B, 65, 66A, 67	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	1
17	66B	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.	1
18	68A, 68B, 71, 72A, 74A, 75	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 31, in any year.	1
19	69A1, 69A3, 72B	From October 1 to December 31, in any year.	From October 1 to December 31, in any year.	1
20	69A2, 70	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	1
21	69B	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
22	73	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to the second following Sunday, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	1
23	74B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the third Monday in November to December 15, in any year.	1
24	76A, 76B, 76C, 76D, 76E, 77A, 77B, 77C, 81A, 81B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 15, in any year.	Closed season	1
25	78A, 78B, 82A, 84	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 31, in any year.	Closed season	1
26	78C, 78D, 78E, 87A, 88, 94A	From October 1 to December 31, in any year.	Closed season	1
27	79C, 79D	From October 15 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to December 31, in any year.	Closed season	1
28	80, 87B, 87C, 87D, 87E, 89A, 89B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday immediately prior to the second Monday in November to December 31, in any year.	Closed season	1
29	82B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the Sunday immediately prior to the third Monday in November, in any year. AND: From the Saturday next following the third Monday in November to the Sunday immediately prior to the Monday immediately following November 28, in any year. AND: From the Saturday next following the first Monday immediately following November 28 to December 31, in any year.	Closed season	1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
30	82C	From October 1 to the Sunday next following the third Saturday in November, in any year.	Closed season	1
31	83A	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Saturday next following the first Monday in November to the fourth Sunday following, in any year. AND: From the Saturday next following the Monday immediately following November 28 to December 15, in any year.	Closed season	1
32	85A, 85B, 85C, 90A, 90B	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday next following the first Monday in November to the third Sunday following, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season	1
33	86A, 86B	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season	1
34	91A, 91B, 92A, 92B, 92C, 92D	From October 1 to the Sunday immediately prior to the first Monday in November, in any year. AND: From the Sunday next following the first Monday in November to the Sunday next following, in any year. AND: From the third Sunday following the first Monday in November to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday next following November 28 to December 31, in any year.	Closed season	1
35	93A, 93B	From October 1 to the Sunday immediately prior to the Monday next following November 28, in any year. AND: From the Sunday next following the Monday immediately following November 28 to December 31, in any year.	Closed season	1
36	93C	From the third Saturday in August to the last Saturday in September, in any year. AND: Thereafter, following seven consecutive days there shall be Monday to Friday seasons every other week ending at the latest on the Friday before the third Sunday in December, in any year. AND: Include every Sunday after the third Saturday in August to the fourth Sunday in December, in any year.	Closed season	1
37	94B	From October 1 to December 31, in alternate years only, occurring in odd-numbered years.	Closed season	1

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
38	94B	From October 1 to the Sunday immediately prior to the first Monday in November, in alternate years only, occurring in even-numbered years. AND: From the Wednesday next following the first Monday in November to December 31, in alternate years only, occurring in even-numbered years.	Closed season	1
39	5	From the Saturday next following October 12 to the second Friday following, in any year.	Closed season	2
40	6, 7B, 9A, 9B	From the Saturday closest to October 1 to the next following Friday, in any year.	From the Saturday closest to October 1 to the next following Friday, in any year.	2
41	7A	From the Saturday closest to October 8 to December 15, in any year.	From the Saturday closest to October 8 to November 15, in any year.	2
42	8	From the Saturday next following October 12 to the second Friday following, in any year.	From the Saturday next following October 12 to the second Friday following, in any year.	2
43	11A, 12A, 12B	From the Saturday closest to September 17 to the third following Friday, in any year.	From the Saturday closest to September 17 to the third following Friday, in any year.	2
44	64B, 69B	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.	3
45	65	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.	3
46	68B, 74A	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.	3
47	71, 72A, 73, 75	From the first Monday in November to the second Saturday next following, in any year.	From the first Monday in November to the second Saturday next following, in any year.	3
48	76A	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season	4
49	73	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	5
50	76E	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season	5
51	82A, 82B, 83A, 84	From the Monday next following November 28 to the Friday next following, in any year.	From the Monday next following November 28 to the Friday next following, in any year.	5
52	82B	From the third Monday in November to the Friday next following, in any year.	From the third Monday in November to the Friday next following, in any year.	5
53	91A, 91B	From the third Monday in November to the Saturday next following, in any year.	Closed season	5
54	92A, 92B, 92C, 92D	From the first Monday in November to the Saturday next following, in any year. AND: From the third Monday in November to the Saturday next following, in any year. AND: From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	5
55	53B	From the first Monday in November to the Thursday next following, in any year.	Closed season	6
56	69A2, 70	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	6
57	76B, 76C, 76D, 77A, 77B, 77C, 78A, 78B, 81A, 81B	From the first Monday in November to the Friday next following, in any year. AND: From the Monday next following November 28 to the Friday next following, in any year.	Closed season	6

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
58	79C, 79D	From the first Monday in November to the Friday next following, in any year.	Closed season	6
59	80, 87B, 87C, 87D, 87E, 89A, 89B	From the first Monday in November to the Saturday next following, in any year.	Closed season	6
60	82C	From the Monday following the third Saturday in November to the second Saturday in December.	Closed season	6
61	85A, 85B, 85C, 90A, 90B, 91A, 91B	From the first Monday in November to the Saturday next following, in any year. AND: From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	6
62	86A, 86B, 93A, 93B	From the Monday next following November 28 to the Saturday next following, in any year.	Closed season	6
63	93C	From the first Monday following the last Saturday in September there shall be in every other week, Monday to Friday seasons until the first Saturday following December 25, in any year. AND: Include every Saturday after the last Saturday in September to the first Saturday after December 25, in any year. AND: Include a 13 consecutive-day period preceding the first Saturday following December 25.	Closed season	6
64	94B	From the first Monday in November to the next following day, in alternate years only, occurring in even-numbered years.	Closed season	6
65	5	From the Saturday next following October 26 to December 15, in any year.	Closed season	7
66	6, 7B, 9A, 9B, 11A	From the Saturday closest to October 8 to December 15, in any year.	From the Saturday closest to October 8 to November 15, in any year.	7
67	8	From the Saturday next following October 26 to December 15, in any year.	From the Saturday next following October 26 to December 15, in any year	7
68	10	From the Saturday next following October 26 to December 15, in any year.	From the Saturday next following October 26 to November 15, in any year.	7
69	11B, 12A, 12B, 13, 14, 21A	From the Saturday closest to October 8 to December 15, in any year.	Closed season	7
70	36, 37, 38, 46, 47, 48, 49, 50, 53A, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63, 68A, 74B	From the first Monday in November to the second following Saturday, in any year.	From the first Monday in November to the second following Saturday, in any year.	7
71	39, 41, 42	From the first Monday in November to the second Saturday following, in any year.	Closed season	7
72	43A, 43B	From the third Monday in November to the Friday next following, in any year.	From the third Monday in November to the Friday next following, in any year.	7
73	44	From the first Monday in November to the second following Saturday, in any year.	Closed season	7
74	45	From the first Monday in November to the Friday next following, in any year.	From the first Monday in November to the Friday next following, in any year.	7
75	64A, 66A, 67	From the first Monday in November to the Saturday next following, in any year.	From the first Monday in November to the Saturday next following, in any year.	7
76	82A, 82B, 83A, 84	From the first Monday in November to the Friday next following, in any year.	From the first Monday in November to the Friday next following, in any year.	7
77	83B	From October 15 to December 31, in any year.	From October 15 to December 31, in any year.	7

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents	Open Season — Non-Residents	Class of Firearm
78	83C	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.	From October 15 to the Sunday immediately prior to the first Monday in November, in any year.	7
79	Schedule 4 to Regulation 512 of the Revised Regulations of Ontario, 1990, as that Schedule read on December 31, 1998.	From the first Monday in November to the Thursday next following, in any year.	Closed season	7

TABLE 6
FURBEARING MAMMALS — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to Schedules and paragraphs set out in Regulation 427 of R.R.O. 1980)	Open Season
1	Gray Fox, Red Squirrel and Weasel	In any part of Ontario.	From October 25, in any year, to the last day of February in the year next following.
2	Striped Skunk	In any part of Ontario.	From October 1, in any year, to September 30 in the year next following.
3	Arctic Fox	In any part of Ontario.	From October 25, in any year, to March 31 in the year next following.
4	Wolf, Coyote	In any part of Ontario, except in the geographic townships of Hagarty, Richards and Burns in the County of Renfrew.	From October 1, in any year, to September 30 in the year next following.
5	Wolf, Coyote	In the geographic townships of Hagarty, Richards and Burns in the County of Renfrew.	From October 1, in any year, to December 14 of that year. AND: From April 1, in any subsequent year, to September 30 in that year.
6	Red Fox (all color phases)	In the part of Ontario lying north of the French and Mattawa rivers.	From September 15, in any year, to the last day of February in the year next following.
7	Red Fox (all color phases)	Schedule 4	From October 1, in any year, to September 30, in the year next following.
8	Raccoon	Schedules 1, 2 and 3 and paragraph 1 of Schedule 4	From October 15 to December 31, in any year.
9	Raccoon	Paragraph 2 of Schedule 4	From October 15, in any year, to January 15 in the year next following.
10	Beaver and Otter	Schedule 1	From October 5, in any year, to May 15 in the year next following.
11	Beaver and Otter	Schedule 2	From October 5, in any year, to May 15 in the year next following.
12	Beaver and Otter	Paragraph 1 of Schedule 3	From October 5, in any year, to March 31, in the year next following.
13	Beaver and Otter	Paragraph 2 of Schedule 3	From October 15, in any year, to March 31 in the year next following.
14	Beaver and Otter	Schedule 4	From October 25, in any year, to March 31 in the year next following.
15	Fisher and Marten	Schedules 1, 2 and 3	From October 25, in any year, to the last day of February, in the year next following.
16	Fisher and Marten	Paragraph 1 of Schedule 4	From October 25 to December 31, in any year.
17	Fisher and Marten	Paragraph 2 of Schedule 4	From October 25, in any year, to January 15 in the year next following.
18	Bobcat, Lynx, Wolverine	In any part of Ontario.	From October 25, in any year, to the last day of February in the year next following.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Species	Area (Nos. refer to Schedules and paragraphs set out in Regulation 427 of R.R.O. 1980)	Open Season
19	Mink	Schedule 1	From October 15, in any year, to January 31 in the year next following
20	Mink	Schedule 2	From October 15 to December 31, in any year.
21	Mink	Paragraph 1 of Schedule 3	From October 15, to December 31, in any year.
22	Mink	Paragraph 2 of Schedule 3 and Schedule 4	From October 25 to December 31, in any year.
23	Muskrat	Schedule 1	From October 5, in any year, to May 31 in the year next following.
24	Muskrat	Schedule 2	From October 5, in any year, to May 21 in the year next following.
25	Muskrat	Paragraph 1 of Schedule 3	From October 5, in any year, to May 21 in the year next following.
26	Muskrat	Paragraph 2 of Schedule 3	From October 15, in any year, to May 21 in the year next following.
27	Muskrat	Paragraph 1 of Schedule 4	From October 25, in any year, to May 10 in the year next following.
28	Muskrat	Paragraph 2 of Schedule 4	From October 25, in any year, to April 30 in the year next following.
29	Muskrat	Paragraph 2 of Schedule 3 and Paragraph 1 of Schedule 4	From October 15 to October 24, in any year.
30	Muskrat	Schedule 2 and paragraph 1 of Schedule 3	From October 5 to October 14, in any year.
31	Badger	Schedules 1, 2, 3 and 4	From October 25 to December 31, in any year.
32	Opossum	Schedules 1, 2, 3 and 4	From October 25 to December 31, in any year.
33	Polar Bear	All areas	Closed season

TABLE 7

GAME BIRD — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
1	Gray Partridge (Hungarian)	13	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to the second Saturday in November, in any year.		8	16
2	Gray Partridge (Hungarian)	55 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the second Saturday in November, in any year.		8	16
3	Gray Partridge (Hungarian)	60A, 68, 69A, 70 to 75, inclusive, 88, 89	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the second Saturday in November, in any year.		8	16
4	Gray Partridge (Hungarian)	87, 90	From the third Wednesday in October to December 15, in any year.		8	16
5	Gray Partridge (Hungarian)	76	From the third Saturday in October to the Friday next following, in any year.		8	16

ITEM	COLUMN 1 Species	COLUMN 2 Area (Nos. refer to WMUs unless otherwise stated)	COLUMN 3 Open Season — Residents and Non-Residents	COLUMN 4 Time Limits	COLUMN 5 Daily Bag Limits	COLUMN 6 Possession Limits
6	Ruffed Grouse and Spruce Grouse	1	From September 5 to the last day in December, in any year.		Combined total of 5	Combined total of 15
7	Ruffed Grouse and Spruce Grouse	2 to 21, inclusive, 32 to 41, inclusive, 45	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		Combined total of 5	Combined total of 15
8	Ruffed Grouse and Spruce Grouse	22 to 31, inclusive	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to the last day in December, in any year.		Combined total of 5	Combined total of 15
9	Ruffed Grouse and Spruce Grouse	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		Combined total of 5	Combined total of 15
10	Ruffed Grouse and Spruce Grouse	60A, 68, 69A, 70, 71	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the last day in December, in any year.		Combined total of 5	Combined total of 15
11	Ruffed Grouse and Spruce Grouse	61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the last day in December, in any year.		Combined total of 5	Combined total of 15
12	Ruffed Grouse and Spruce Grouse	72 to 92, inclusive	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to January 15 in the year next following.		Combined total of 5	Combined total of 15
13	Ruffed Grouse and Spruce Grouse	93	From the last Wednesday in October, in any year, to January 15 in the year next following.		Combined total of 5	Combined total of 15
14	Sharp-tailed Grouse and Ptarmigan	1	From September 5, in any year, to the last day in March in the year next following.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
15	Sharp-tailed Grouse and Ptarmigan	2 to 16, inclusive, 19, 20, 21, 32 to 39, inclusive, 41, 45	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
16	Sharp-tailed Grouse and Ptarmigan	17, 18, 22 to 31, inclusive, 40	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, in any year, to the last day in March in the year next following.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
17	Sharp-tailed Grouse and Ptarmigan	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
18	Sharp-tailed Grouse and Ptarmigan	60A, 68, 69A, 70, 71	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to the last day in December, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
	Species	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents and Non-Residents	Time Limits	Daily Bag Limits	Possession Limits
19	Sharp-tailed Grouse and Ptarmigan	61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to the last day in December, in any year.		5 Sharp-tailed Grouse 5 Ptarmigan	15 Sharp-tailed Grouse 15 Ptarmigan
20	Northern Bobwhite	65	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		3	6
21	Ring-necked Pheasant	2 to 41, inclusive, 45	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.		3 of either sex	
22	Ring-necked Pheasant	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.		3 of either sex	
23	Ring-necked Pheasant	60A, 68, 69A, 70 to 77, inclusive, 81 to 86, inclusive	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to December 15, in any year.		3 of either sex	
24	Ring-necked Pheasant	78	From the second Wednesday in October to December 15, in any year.	8 a.m. to ½ hour after sunset	3 of either sex	
25	Ring-necked Pheasant	88	From the fourth Wednesday in October to the first Saturday in November, in any year.	8 a.m. to ½ hour after sunset	3 males	
26	Ring-necked Pheasant	89, 90, 91, 92	From the third Wednesday in October to December 15, in any year.		3 of either sex	
27	Ring-necked Pheasant	79, 80, 87	From the third Wednesday in October to December 15, in any year.		3, not more than 1 of which shall be female	
28	Ring-necked Pheasant	93	From the last Wednesday in October to December 15, in any year.		3, not more than 1 of which shall be female	
29	Ring-necked Pheasant	94	From the last Wednesday in October to the Saturday next following, in any year.		2 males	
30	Ring-necked Pheasant	95	1999: October 21 and 22 October 28 and 29 November 4 and 5 2000: October 26 and 27 November 2 and 3 November 9 and 10	8 a.m. to 5 p.m.	10 of either sex	10 of either sex
31	Ring-necked Pheasant	95	From January 1 to the last day of February, in any year.		5 of either sex	5 of either sex
32	Wild Turkey	67, 68, 69B, 70, 71, 72, 73, 74, 75, 76, 77, 78, 80, 81, 82A, 85, 87B, 87C, 87D, 88, 89, 90, 91B, 92A, 92B, 92C, 92D, 93A	From April 25 or, if April 25 falls on a Saturday or Sunday, the Monday immediately following April 25, and ending on May 31.	½ hour before sunrise to 12 o'clock noon	As provided in Part VI of Ontario Regulation 665/98 (Hunting)	

TABLE 8
MOOSE — OPEN SEASON

ITEM	COLUMN 1 Area (Nos. refer to WMUs unless otherwise stated)	COLUMN 2 Open Season — Residents	COLUMN 3 Open Season — Non-Residents	COLUMN 4 Class of Firearm
1	2, 3, 4, 5, 6, 7B, 8, 9A, 9B, 11A, 12A, 12B, 13, 14, 15A, 15B, 18A, 19, 21A, 21B, 23, 24, 29, 38	From the Saturday closest to September 17 to the third Friday following, in any year.	From the Saturday closest to September 17 to the third Friday following, in any year.	1
2	7A	From the Saturday closest to October 8 to December 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.	2
3	1A, 1C, 1D, 16A, 16B, 16C, 17, 18B, 25	From the third Saturday in September to December 15, in any year.	From the Monday next following the third Saturday in September to November 15, in any year.	7
4	2, 3, 4, 5, 6, 7B, 8, 9A, 9B, 11A, 11B, 12A, 12B, 13, 14, 15A, 15B, 18A, 19, 21A, 21B	From the Saturday closest to October 8 to December 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.	7
5	11B	From the Saturday closest to September 17 to the third Friday following, in any year.	Closed season	7
6	22, 23, 24, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42	From the Saturday closest to October 8 to November 15, in any year.	From the Monday next following the Saturday closest to October 8 to November 15, in any year.	7
7	26	From the third Saturday in September to October 31, in any year.	From the Monday next following the third Saturday in September to October 31, in any year.	7
8	46, 47, 48, 49, 50, 53, 54, 55A, 55B, 56, 57, 58, 59, 60A, 61, 62, 63	From the third Monday in October to the Saturday next following, in any year.	Closed season	7

TABLE 9
SMALL GAME — OPEN SEASON

ITEM	COLUMN 1 Species	COLUMN 2 Area (Nos. refer to WMUs unless otherwise stated)	COLUMN 3 Open Season — Residents and Non-Residents	COLUMN 4 Daily Bag Limits	COLUMN 5 Possession Limits
1	Cottontail and European Hare	1 to 50, inclusive, 53 to 59, inclusive	From September 1, in any year, to June 15 in the year next following.	6 Cottontail 6 European Hare	
2	Varying Hare	1 to 50, inclusive, 53 to 59, inclusive	From September 1, in any year, to June 15 in the year next following.	No limit	
3	Cottontail, Varying Hare, European Hare	60A, 68, 69A, 70, 71, 74, 75	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to the last day of March in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
4	Cottontail, Varying Hare, European Hare	61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, in any year, to the last day of March in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
5	Cottontail, Varying Hare, European Hare	72, 73, 76, 77, 81 to 86, inclusive	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, in any year, to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
6	Cottontail, Varying Hare, European Hare	78, 79, 80, 87, 90, 91 and 92	From the third Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
	Species	Area (Nos. refer to WMUs unless otherwise stated)	Open Season — Residents and Non-Residents	Daily Bag Limits	Possession Limits
7	Cottontail, Varying Hare, European Hare	88, 89	From the fourth Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
8	Cottontail, Varying Hare, European Hare	93, 94	From the last Wednesday in October in any year to the last day of February in the year next following.	6 Cottontail 6 European Hare 6 Varying Hare	
9	Cottontail, Varying Hare, European Hare	95	From January 1 to the last day of February in any year.	6 Cottontail 6 European Hare 6 Varying Hare	
10	Gray (Black) and Fox Squirrels	36 to 41, inclusive, 45	From September 15 or if September 15 falls on a Sunday, the Saturday immediately prior to September 15, to December 15, in any year.	Combined total of 10	Combined total of 10
11	Gray (Black) and Fox Squirrels	42 to 44, inclusive, 46 to 50, inclusive, 53 to 59, inclusive, 61 to 67, inclusive, 69B	From September 20 or if September 20 falls on a Sunday, the Saturday immediately prior to September 20, to December 15, in any year.	Combined total of 10	Combined total of 10
12	Gray (Black) and Fox Squirrels	60A, 68, 69A, 70 to 92, inclusive	From September 25 or if September 25 falls on a Sunday, the Saturday immediately prior to September 25, to December 15, in any year.	Combined total of 5	Combined total of 10
13	Gray (Black) and Fox Squirrels	93, 94	From the last Wednesday in October to November 7, in any year.	Combined total of 5	Combined total of 10

TABLE 10

WOODLAND CARIBOU — OPEN SEASON

ITEM	COLUMN 1	COLUMN 2
	Area (Nos. refer to WMUs unless otherwise stated)	Open Season
1	All areas	Closed season

JOHN C. SNOBELEN

Minister of Natural Resources

Dated on October 15, 1999.

52/99

ONTARIO REGULATION 581/99
made under the
FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 8, 1999
Filed: December 10, 1999

Amending O. Reg. 665/98
(Hunting)

Note: Ontario Regulation 665/98 has previously been amended by Ontario Regulations 94/99 and 95/99.

1. (1) Subsection 25 (1) of Ontario Regulation 665/98 is amended by striking out "the Table" and substituting "a Table".

(2) Subsection 25 (2) of the Regulation, excluding the clauses, is amended by striking out "the Table" and substituting "a Table".

(3) Subsection 25 (3) of the Regulation is amended by striking out "the Table" and substituting "a Table".

(4) Subsection 25 (4) of the Regulation is amended by striking out "the Table" and substituting "a Table".

2. Subsection 44 (5) of the Regulation is amended by striking out "and arrows" at the end.

3. Subsection 55 (1) of the Regulation is amended by striking out "Item 1.7 in the Table" in the third line and substituting "Item 5 in Table 8".

4. Sections 69 to 74 of the Regulation are revoked and the following substituted:

69. The classes of firearm set out in column 2 of the Table to this section, each consisting of the firearms set out in column 3, are prescribed for the purpose of this Regulation and Ontario Regulation 670/98 (Open Seasons — Wildlife) as the classes of firearm that a person may use or carry to hunt deer or moose.

TABLE

COLUMN 1	COLUMN 2	COLUMN 3
Species	Class of Firearm	Content of Class
Moose, Deer	Class 1	Bow
Moose, Deer	Class 2	Bow, or flint-lock or percussion cap muzzle-loading gun
Deer	Class 3	Bow, shotgun, or flint-lock or percussion cap muzzle-loading gun
Deer	Class 4	Rifle, shotgun, or flint-lock or percussion cap muzzle-loading gun
Deer	Class 5	Flint-lock or percussion cap muzzle-loading gun
Deer	Class 6	Shotgun, or flint-lock or percussion cap muzzle-loading gun
Moose, Deer	Class 7	Bow, rifle, shotgun, or flint-lock or percussion cap muzzle-loading gun

70. A person who hunts deer or moose shall not use or carry a firearm unless the firearm is of a class specified for use during the open season applicable to the species, person and area in Ontario Regulation 670/98 (Open Seasons — Wildlife).

5. Paragraph 1 of subsection 86 (1) of the Regulation is revoked and the following substituted:

1. In the case of hunting deer, during the periods and in the areas specified in the following items of Table 5 of Ontario Regulation 670/98 (Open Seasons — Wildlife):

i. Those items for which the class of firearm is 1, 4, 5 or 6.

ii. Items 39, 40, 42, 43, 45, 47, 65, 67, 68, 72, 73, 74, 76 and 79.

52/99

ONTARIO REGULATION 582/99
made under the
FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: December 8, 1999
Filed: December 10, 1999

Amending O. Reg. 667/98
(Trapping)

Note: Ontario Regulation 667/98 has not previously been amended.

1. Section 2 of Ontario Regulation 667/98 is revoked and the following substituted:

2. (1) A person shall not trap a black bear except in an area specified in Table 2 of Ontario Regulation 670/98 (Open Seasons — Wildlife) during the open season specified in the Table for the area.

(2) A person shall not trap a furbearing mammal except in an area specified in Table 6 of Ontario Regulation 670/98 (Open Seasons — Wildlife) during the open season specified in the Table for the species and the area.

52/99

ONTARIO REGULATION 583/99
made under the
COURTS OF JUSTICE ACT

Made: November 26, 1999
Approved: December 8, 1999
Filed: December 10, 1999

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedures)

Note: Since the end of 1998, Regulation 194 has been amended by Ontario Regulations 288/99, 290/99, 292/99, 484/99 and 488/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subrule 69.05.1 (11) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by striking out "December 31, 1999" and substituting "December 31, 2000".

2. Subrule 70.03.1 (4) of the Regulation is amended by striking out "December 31, 1999" and substituting "December 31, 2000".

3. Despite section 3 of Ontario Regulation 484/99, Form 69B.1 of the Regulation is revoked on December 31, 2000.

RÈGLEMENT DE L'ONTARIO 583/99
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 26 novembre 1999
approuvé le 8 décembre 1999
déposé le 10 décembre 1999

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civiles)

Remarque : Depuis la fin de 1998, le Règlement 194 a été modifié par les Règlements de l'Ontario 288/99, 290/99, 292/99, 484/99 et 488/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Le paragraphe 69.05.1 (11) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «31 décembre 2000» à «31 décembre 1999».

2. Le paragraphe 70.03.1 (4) du Règlement est modifié par substitution de «31 décembre 2000» à «31 décembre 1999».

3. Malgré l'article 3 du Règlement de l'Ontario 484/99, la formule 69B.1 du Règlement est abrogée le 31 décembre 2000.

ONTARIO REGULATION 584/99made under the
COURTS OF JUSTICE ACT

Made: November 9, 1999
Approved: December 8, 1999
Filed: December 10, 1999

Amending Reg. 187 of R.R.O. 1990
(District of Algoma Civil Case Management Rules)

Note: Since the end of 1998, Regulation 187 has been amended by Ontario Regulation 293/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Rule 18 of Regulation 187 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

REVOCATION

18. These rules are revoked on December 31, 2000.

52/99

ONTARIO REGULATION 585/99made under the
COURTS OF JUSTICE ACT

Made: November 9, 1999
Approved: December 8, 1999
Filed: December 10, 1999

Amending Reg. 189 of R.R.O. 1990
(Essex Civil Case Management Rules)

Note: Since the end of 1998, Regulation 189 has been amended by Ontario Regulation 294/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Rule 17 of Regulation 189 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

REVOCATION

17. These rules are revoked on December 31, 2000.

52/99

ONTARIO REGULATION 586/99made under the
HEALTH PROTECTION AND PROMOTION ACT

Made: December 8, 1999
Filed: December 10, 1999

Amending Reg. 562 of R.R.O. 1990
(Food Premises)

Note: Regulation 562 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 2 (2) of Regulation 562 of the Revised Regulations of Ontario, 1990 is amended by striking out "construct" in the first line.

2. The heading "CONSTRUCTION" immediately before section 11 of the Regulation is struck out and the following substituted:

RÈGLEMENT DE L'ONTARIO 584/99
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 9 novembre 1999
approuvé le 8 décembre 1999
déposé le 10 décembre 1999

modifiant le Règl. 187 des R.R.O. de 1990
(Règles de gestion des causes civiles du district d'Algoma)

Remarque : Depuis la fin de 1998, le Règlement 187 a été modifié par le Règlement de l'Ontario 293/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. La règle 18 du Règlement 187 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

ABROGATION

18. Les présentes règles sont abrogées le 31 décembre 2000.

RÈGLEMENT DE L'ONTARIO 585/99
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 9 novembre 1999
approuvé le 8 décembre 1999
déposé le 10 décembre 1999

modifiant le Règl. 189 des R.R.O. de 1990
(Règles de gestion des causes civiles d'Essex)

Remarque : Depuis la fin de 1998, le Règlement 189 a été modifié par le Règlement de l'Ontario 294/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. La règle 17 du Règlement 189 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

ABROGATION

17. Les présentes règles sont abrogées le 31 décembre 2000.

BUILDING MAINTENANCE

3. (1) Section 11 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

11. Every food premise shall be operated and maintained such that,

.

(2) Clause 11 (b) of the Regulation is amended by striking out at the end "and no sleeping quarters open directly into such room".

(3) Section 11 of the Regulation is amended by adding "and" at the end of clause (d) and by revoking clauses (f) and (g).

4. Sections 13, 14, 15, 16 and 17 of the Regulation are revoked and the following substituted:

13. The levels of illumination required under the Ontario Building Code shall be maintained during all hours of operation of a food premise.

15. The ventilation system in every food premise shall be maintained so that the premise does not become a health hazard.

5. Sections 25 and 64 of the Regulation are revoked.

6. Sections 68, 69 and 70 of the Regulation are revoked and the following substituted:

GENERAL

68. (1) Every food premise shall provide at least one sanitary facility for each sex in accordance with this section but nothing in this section applies with respect to a vehicle that is used for the transporting of food or a catering vehicle.

(2) Every sanitary facility in a food premise shall,

(a) have a sign clearly indicating the sex for which it is intended;

(b) be kept clean, sanitary and in good repair at all times.

(3) Every sanitary facility in a food premise shall be equipped with,

(a) a supply of toilet paper;

(b) a constant supply of hot and cold running water;

(c) a supply of soap or detergent in a dispenser;

(d) a durable, easy-to-clean receptacle for used towels and other waste material; and

(e) a continuous cloth roller towel in a mechanical device, a supply of paper towels, a supply of clean single service towels or a hot air dryer.

(4) Washbasins, urinals and toilets shall be cleaned and sanitized at least once every work day and as often as is necessary to maintain them in a sanitary condition.

(5) Washbasins may be equipped with a tepid water supply from a single tap.

(6) Access doors to sanitary facilities and toilet cubicles shall not be locked or equipped with coin or token operated unlocking devices except that cubicles with toilets in excess of the minimum number of toilets required by the Ontario Building Code may be equipped with such locking devices.

(7) A food premise where water-flush toilets could not be installed is exempt from the requirements of clauses (3) (b), (c) and (e) if, pursuant to a permit issued under the *Building Code Act, 1992*, non-flush toilets or privies completely separate from the food premise were constructed, and such facilities are lighted and provided with commercially-packaged single-use moist towelettes.

69. No operator of a food premise shall alter the floor space, number of toilets or washbasins in a sanitary facility without first receiving approval in writing from a Public Health Inspector having jurisdiction in the municipality in which the food premise is located.

70. If a food service premise is operated in conjunction with an exhibition, fair, carnival, sports meeting or amusement park located in the same building or on the same grounds, public sanitary facilities may be used as an alternative to facilities that are part of a food service premise as long as the facilities are open when the premise is open.

7. (1) Subsection 72 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) Equipment and facilities for the cleaning and sanitizing of utensils shall consist of,

(2) Subsection 72 (2) of the Regulation is revoked.

8. This Regulation comes into force on March 5, 2000.

52/99

ONTARIO REGULATION 587/99 made under the DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: December 8, 1999

Filed: December 10, 1999

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 935 has been amended by Ontario Regulations 73/99, 231/99, 313/99, 333/99 and 402/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "Formulary" in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by striking out "June 1, 1999 and September 15, 1999" at the end and substituting "June 1, 1999, September 15, 1999 and January 17, 2000".

2. This Regulation comes into force on January 17, 2000.

52/99

ONTARIO REGULATION 588/99 made under the ONTARIO DRUG BENEFIT ACT

Made: December 8, 1999

Filed: December 10, 1999

Amending O. Reg. 201/96
(General)

Note: Since the end of 1998, Ontario Regulation 201/96 has been amended by Ontario Regulations 72/99, 74/99, 312/99, 332/99, 374/99, 401/99 and 574/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "Formulary" in subsection 1 (1) of Ontario Regulation 201/96 is amended by striking out "June 1, 1999 and September 15, 1999" at the end and substituting "June 1, 1999, September 15, 1999 and January 17, 2000".

2. This Regulation comes into force on January 17, 2000.

52/99

ONTARIO REGULATION 589/99made under the
AMBULANCE ACTMade: November 26, 1999
Approved: December 8, 1999
Filed: December 10, 1999Amending O. Reg. 501/97
(General)

Note: Since the end of 1998, Ontario Regulation 501/97 has been amended by Ontario Regulations 127/99 and 520/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 58 of the Regulation is revoked and the following substituted:

58. This Regulation is revoked on May 1, 2000.

ELIZABETH WITMER
Minister of Health and Long-Term Care

Dated on November 26, 1999.

52/99

ONTARIO REGULATION 590/99made under the
ENVIRONMENTAL PROTECTION ACTMade: December 8, 1999
Filed: December 10, 1999Amending Reg. 350 of R.R.O. 1990
(Lambton Industry Meteorological Alert)

Note: Regulation 350 has not previously been amended.

1. (1) The definition of "Lambton Industry Meteorological Alert System" in subsection 1 (1) of Regulation 350 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"Lambton Industry Meteorological Alert System" means an air monitoring system utilizing meteorological facilities and data from air monitoring stations located in the part of the County of Lambton described in subsection (2);

(2) Subsection 1 (2) of the Regulation is revoked and the following substituted:

(2) The application of this Regulation is limited to that part of the County of Lambton bounded by Lake Huron, the St. Clair River, Lambton County Road 80 (Courtright Line), Lambton County Road 31 (Kimball Road) and its continuation through that part of the King's Highway known as No. 40 and Lambton County Road 27 (Modeland Road).

2. (1) Subsection 2 (1) of the Regulation is revoked and the following substituted:

(1) The Director shall declare an Alert when the 24-hour running average sulphur dioxide concentration at any monitoring station in the Lambton Industry Meteorological Alert System reaches 0.07 parts per million parts of air.

(2) Subsection 2 (2) of the Regulation is amended by striking out "shall" in the first line and substituting "may".

(3) Section 2 of the Regulation is amended by adding the following subsection:

(3) The Director shall not declare another Alert within six hours of declaring an Alert terminated, unless weather conditions conducive to elevated sulphur dioxide concentrations return.

52/99

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000—01—01

ONTARIO REGULATION 591/99 made under the LIQUOR LICENCE ACT

Made: December 8, 1999

Filed: December 13, 1999

Amending Reg. 719 of R.R.O. 1990
(Licences to Sell Liquor)

Note: Since the end of 1998, Regulation 719 has been amended by Ontario Regulations 122/99, 252/99 and 354/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Despite section 2 of Ontario Regulation 122/99, clause 23 (3) (e) of Regulation 719 of the Revised Regulations of Ontario, 1990 is revoked on December 31, 2000.

1/00

ONTARIO REGULATION 592/99 made under the DEVELOPMENT CORPORATIONS ACT

Made: December 2, 1999

Filed: December 14, 1999

ONTARIO SUPERBUILD CORPORATION

1. In this Regulation,

"Corporation" means Ontario SuperBuild Corporation established under section 2.

2. Ontario SuperBuild Corporation is established under section 5 of the Act as a corporation without share capital.

3. The Corporation is for all its purposes an agent of Her Majesty within the meaning of the *Crown Agency Act* and its powers may be exercised only as an agent of Her Majesty.

4. (1) The objects of the Corporation are to develop policies and strategies for the capital resources of Ontario, including privatization initiatives, to recommend such policies and strategies to the Executive Council and to implement, or oversee the implementation of, such policies and strategies as are approved by the Executive Council.

(2) In carrying out the objects described in subsection (1), the Corporation shall,

- (a) provide leadership and central co-ordination for Ontario capital policy development and planning;
- (b) develop proposals for capital programs in conjunction with ministries and agencies of the Government of Ontario, with municipal governments and agencies of municipal governments, with the Government of Canada and agencies of the Government of Canada and with any other persons and organizations in the public or private sector;

- (c) act as liaison between ministries and agencies of the Government of Ontario with respect to capital programs and share information on capital programs being developed with or implemented by a ministry or agency of the Government of Ontario with other ministries and agencies of the Government of Ontario.

5. (1) The Corporation shall consist of as many members, not fewer than three, as the Lieutenant Governor in Council may appoint.

(2) The members shall be appointed for such term, not exceeding three years, as may be determined by the Lieutenant Governor in Council, and are eligible for reappointment.

(3) The members of the Corporation form and are its board of directors.

(4) The Corporation shall pay its members who are not public servants within the meaning of the *Public Service Act* the remuneration and expenses that the Lieutenant Governor in Council determines.

(5) The Lieutenant Governor in Council shall designate one of the members to be chair of the board of directors and one of the members to be vice-chair of the board of directors.

(6) The chair shall preside at the meetings of the board of directors.

(7) In the case of the absence or illness of the chair or there being a vacancy in the office of chair, the vice-chair or, if there is no vice-chair available, the director designated by the board of directors for the purpose, shall act as and have all the powers of the chair.

(8) A majority of the directors constitutes a quorum of the board of directors.

6. (1) The affairs of the Corporation are under the management and control of its board of directors.

(2) The board of directors may pass by-laws and resolutions regulating its proceedings and generally for the conduct and management of the affairs of the Corporation.

(3) Without limiting the generality of subsection (2), the board of directors of the Corporation may pass by-laws or resolutions to,

- (a) appoint officers and assign to them such powers and duties as the board of directors determines to be appropriate;
- (b) make banking arrangements;
- (c) establish committees of the board of directors; and
- (d) effect the orderly transaction of the business of the Corporation.

7. Section 132, subsection 134 (1) and section 136 of the *Business Corporations Act* apply to the Corporation with necessary modifications.

8. (1) Except as limited by this Regulation, the Corporation has the capacity, rights, powers and privileges of a natural person for carrying out its objects.

(2) The Corporation shall not, except with the approval of the Minister of Finance,

(a) acquire, hold or dispose of any interest in any real property;

(b) borrow money; or

(c) pledge the assets of the Corporation.

9. (1) In this section,

"revenue" includes all money or money's worth received by the Corporation, whether by grant, gift, contribution, profit or otherwise.

(2) The revenues of the Corporation shall be used only to further its objects.

(3) Despite subsection (2), where the Minister of Finance determines that the Corporation has a surplus of revenue, the Minister of Finance may direct that the surplus be paid into the Consolidated Revenue Fund.

10. (1) Such employees may be appointed under the *Public Service Act* as are considered necessary from time to time for the proper conduct of the business of the Corporation.

(2) In accordance with Government of Ontario policy, the Corporation may employ or otherwise engage persons other than those appointed under subsection (1) to provide professional, technical or other assistance to it or on its behalf, and may prescribe their duties and other terms of employment or engagement and provide for payment of the remuneration and expenses of such persons.

11. The *Corporations Act* and *Corporations Information Act* do not apply to the Corporation.

12. The Minister of Finance may issue directions to the board of directors and, where the Minister of Finance issues such a direction, the board of directors shall carry it out.

13. The Corporation shall make such reports to the Minister of Finance concerning its affairs as the Minister of Finance may from time to time request.

14. The accounts and financial transactions of the Corporation shall be audited annually and the audit is subject to the review of the Provincial Auditor.

15. Annually, the Corporation shall deliver to the Minister of Finance an annual report on its affairs, including the audited financial statements signed by the chair of the board of directors and one other director and such other materials as the Minister of Finance directs, and the Minister of Finance shall submit the report to the Lieutenant Governor in Council and shall then lay the report before the Assembly if it is in session or, if not, at its next session.

ONTARIO REGULATION 593/99 made under the BUILDING CODE ACT, 1992

Made: December 8, 1999

Filed: December 14, 1999

Amending O. Reg. 403/97
(General)

Note: Since the end of 1998, Ontario Regulation 403/97 has been amended by Ontario Regulations 152/99 and 278/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Article 1.1.3.2. of Ontario Regulation 403/97 is amended by adding the following definition:

Food premise means a floor area where food or drink for human consumption, or an ingredient of food or drink for human consumption, is manufactured, processed, prepared, stored, displayed, handled, served, distributed, sold or offered for sale, but does not include,

(a) a private residence,

(b) a boarding house that provides meals for fewer than ten boarders,

(c) a building to which Regulation 554 or 568 of the Revised Regulations of Ontario, 1990 applies,

(d) a plant, as defined in the *Milk Act*, that is required to be operated under the authority of a licence issued under that Act,

(e) a plant, as defined in the *Meat Inspection Act*, that is required to be operated under the authority of a licence issued under that Act,

(f) an egg-grading station or a processed egg station that is required to be operated under the authority of a licence issued under the *Livestock and Livestock Products Act*,

(g) a floor area occupied by a church, service club or fraternal organization for the purpose of,

(i) preparing meals for special events for its members and personally invited guests, or

(ii) conducting bake sales, or

(h) a farm building.

2. Article 3.7.4.15. of the Regulation is revoked and the following substituted:

3.7.4.15. Reserved

3. Section 3.7 of the Regulation is amended by adding the following Subsection:

3.7.6. Food Premises

3.7.6.1. Application

(1) The requirements of this Subsection apply to all food premises.

3.7.6.2. Room Finishes

(1) Except as provided in Sentence (2), floors and floor coverings shall be tight, smooth and non-absorbent in rooms where

(a) food or drink for human consumption, or an ingredient of food or drink for human consumption, is manufactured, processed,

prepared, stored, displayed, handled, served, distributed, sold or offered for sale,

(b) utensils are washed, or

(c) washing *fixtures* or toilet *fixtures* are located.

(2) Carpeting may be used in areas where food is served.

(3) Wall and ceiling finishes of rooms and passageways shall be easy to clean.

3.7.6.3. Location of Plumbing Fixtures

(1) A room containing a water closet shall be located where

(a) it does not open directly into any room or area where food or drink for human consumption, or an ingredient of food or drink for human consumption, is intended to be stored, prepared, processed, distributed, served, sold or offered for sale, and

(b) it is not necessary for the public to go through the food preparation areas to gain access to the *plumbing fixtures*.

(2) Except as permitted in Sentence (3), a room containing *plumbing fixtures* for the public and employees in a restaurant shall be located in the restaurant.

(3) A room containing *plumbing fixtures* for the public in Sentence (2) need not be located in the restaurant if

(a) the room is located in the *building* containing the restaurant, and

(b) the distance of travel between the restaurant and the room is not more than 45 m.

3.7.6.4. Lavatories, Appliances and Sinks

(1) A separate lavatory for the handwashing of employees shall be constructed in a location convenient for employees in each manufacturing, processing and preparation area.

(2) If equipment and facilities for the cleaning and sanitizing of utensils are provided, they shall consist of

(a) mechanical equipment, or

(b) drainage racks of corrosion-resistant materials and

(i) a three-compartment sink or three sinks, or

(ii) a two-compartment sink or two sinks, where the first compartment or sink can be used effectively for washing and rinsing and the second compartment or sink can be used effectively for sanitizing.

(3) A retail *food premise* is exempt from compliance with this Article if its eating and drinking area does not exceed 56 m² and any one or more of the following applies:

(a) it is designed to sell only cold drinks in or from the original container,

(b) it is designed to sell only frozen confections in the original package or wrapper,

(c) it is designed to prepare and sell only hot beverages,

(d) it is designed to prepare and sell only popped corn, roasted nuts or french-fried potatoes,

(e) it is designed to sell only food or drink for human consumption that,

(i) is pre-packaged at a premise other than the *food premise* at which it is being offered for sale, and

(ii) is not capable of supporting the growth of pathogenic organisms or the production of the toxins of such organisms.

3.7.6.5 Hot and Cold Water Supply

(1) A hot and cold water supply shall be provided to

(a) every *plumbing appliance* and *fixture* required by Article 3.7.6.4.,

(b) every area where food or drink for human consumption, or an ingredient of food or drink for human consumption, is manufactured, processed or prepared, and

(c) every area where utensils are washed.

(2) This Article does not apply to a retail *food premise* described in Sentence 3.7.6.4. (3).

3.7.6.6. Employee Facilities

(1) In a *food premise*, where dressing rooms are provided for employees, there shall be separate dressing rooms for males and females that

(a) are large enough for the employees to change and store their clothing, and

(b) are equipped with lockers or other facilities suitable for storing the clothing of the employees.

(2) Every room containing *sanitary units* for employees shall have a floor area not less than 2.3 m².

3.7.6.7. Sleeping Quarters

(1) A room or space intended to be used as sleeping quarters shall not open directly into any room where food or drink for human consumption, or an ingredient of food or drink for human consumption, is manufactured, processed, prepared, stored, displayed, handled, served, distributed, sold or offered for sale.

4. Subsection 9.1.1. of the Regulation is amended by adding the following Article:

9.1.1.6. Food Premises

(1) The requirements of Subsection 3.7.6. apply to all *food premises*.

5. This Regulation comes into force on March 5, 2000.

1/00

ONTARIO REGULATION 594/99 made under the ENERGY ACT

Made: December 8, 1999

Filed: December 15, 1999

Amending O. Reg. 348/96
(Certificates)

Note: Ontario Regulation 348/96 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Paragraph 1 of subsection 8 (1) of Ontario Regulation 348/96 is amended by striking out "*Trades Qualification and Apprenticeship*"

Act" in the second line and substituting "*Apprenticeship and Certification Act, 1998*".

2. This Regulation comes into force on the day subsection 20 (2) of the *Apprenticeship and Certification Act, 1998* comes into force.

1/00

ONTARIO REGULATION 595/99
made under the
MUNICIPAL ACT

Made: December 14, 1999
Filed: December 16, 1999

**RESTRUCTURING COMMISSION FOR
THE COUNTY OF VICTORIA**

1. A Commission is established to develop a restructuring proposal under section 25.3 of the Act for the locality comprised of the geographic area of the County of Victoria.

2. The Commission is composed of one member to be appointed by the Minister.

3. (1) The following types of restructuring are established as types of restructuring for the purposes of the restructuring proposal to be developed by the Commission:

1. Amalgamating local municipalities or annexing a part of one local municipality to another local municipality.
2. Separating all or part of a local municipality from a county.
3. Joining all or part of a local municipality to a county.
4. Dissolving a county.
5. Dissolving all or part of a local municipality.
6. Incorporating a local municipality.

(2) Subsection (1) does not include,

- (a) a restructuring that results in any part of a county not being part of a local municipality;
- (b) a restructuring that results in any part of a local municipality not being part of a county if any other part of the local municipality is not part of that county;
- (c) a restructuring that results in a county consisting of a single local municipality;
- (d) a restructuring that results in an increase in the number of local municipalities.

4. The Commission is authorized to determine its costs and to apportion the costs among the municipalities in the locality described in section 1.

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on December 14, 1999.

1/00

ONTARIO REGULATION 596/99
made under the
ELECTRICITY ACT, 1998

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 160/99
(Definitions and Exemptions)

Note: Ontario Regulation 160/99 has not previously been amended.

1. Ontario Regulation 160/99 is amended by adding the following section after the heading "Exemptions":

2.1 Subsection 26 (3) of the Act does not apply to the agreement entitled "Amended and Restated Power Rights Agreement" made on December 3, 1991 between Ontario Hydro and Spruce Falls Inc. or to the loan agreement made on December 3, 1991 between Ontario Hydro and Spruce Falls Inc.

1/00

ONTARIO REGULATION 597/99
made under the
BUILDING CODE ACT, 1992

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 403/97
(General)

Note: Since the end of 1998, Ontario Regulation 403/97 has been amended by Ontario Regulations 152/99 and 278/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 9.5 of Ontario Regulation 403/97 is amended by adding the following Subsection:

9.5.7A. Combined Spaces

9.5.7A.1. Combined Living, Dining, Bedroom and Kitchen Spaces

(1) Despite Subsections 9.5.4, 9.5.5, 9.5.6 and 9.5.7, where living, dining, bedroom and kitchen spaces are combined in a *dwelling unit* that contains sleeping accommodation for not more than 2 persons, the area of the combined spaces shall be not less than 13.5 m².

1/00

ONTARIO REGULATION 598/99
made under the
EDUCATION ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 400/98
(Tax Matters — Tax Rates for School Purposes)

Note: Since the end of 1998, Ontario Regulation 400/98 has been amended by Ontario Regulations 79/99, 307/99, 308/99, 395/99, 421/99 and 496/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 400/98 is amended by adding the following section:

6. For 1999 and subsequent years, the tax rate for school purposes for the Township of Mattice-Val Coté, expressed as a fraction of assessed value, for property in the industrial property class is 0.033.

2. Table 2 of the Regulation is amended by striking out the row for "Dryden Locality Education (assessment roll numbers beginning with "6091")" under the heading "Kenora D" and substituting the following:

	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Dryden Locality Education (assessment roll numbers beginning with "6091")	0.020106	0.000000	0.000000

3. Table 4 of the Regulation is amended by inserting the following municipality after the row for "New Liskeard, T" and by inserting the following factors opposite to them:

Municipality	Tax Rate — expressed as a fraction of assessed value					
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Property Class	Industrial Property Class	Large Industrial Property Class
Red Lake, M	0.02425649				0.03231971	0.03368630

4. Table 5 of the Regulation is amended by inserting the following municipality after the row for "Nairn and Hyman, Tp" and by inserting the following factors opposite to them:

Municipality	Tax Rate — expressed as a fraction of assessed value					
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Property Class	Industrial Property Class	Large Industrial Property Class
Red Lake, M	0.00568749				0.00703401	0.00840345

ERNE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 599/99
made under the
MUNICIPAL ACT

Made: December 15, 1999
Filed: December 16, 1999

TAX MATTERS — REBATES FOR CHARITIES
ON PROPERTY TO WHICH DIVISION C
OF PART XXII.2 OF THE ACT APPLIES

APPLICATION OF REGULATION

1. This Regulation applies with respect to an eligible property for a year if,

- a rebate is required for an eligible charity that pays taxes on that property under paragraph 1 of subsection 442.1 (3) of the Act;
- Division C of Part XII.2 of the Act applies with respect to the property; and
- no rebate has been paid for that year in accordance with paragraph 2 of subsection 442.1 (3) of the Act.

AMOUNT OF REBATE

2. (1) Subject to subsection (2), for the purposes of subsection 442.1 (11.1.1) of the Act, the amount of the rebate with respect to the property may be determined in accordance with the following:

- Determine the increase from 1997 level taxes for the property by subtracting the 1997 level taxes for the property, as determined

under section 447.61 of the Act, from the maximum taxes for the property for the taxation year, as determined under subsection 447.59 (1) of the Act.

2. Determine the rentable area of the property to which Division C of Part XXII.2 of the Act applies.
3. Determine the charity's proportion of the property by dividing that portion of the rentable area that is occupied by the charity by the total rentable area of the property.
4. Multiply the amount determined under paragraph 1 by the amount determined under paragraph 3 and multiply that product by 0.4.
5. The amount of the rebate shall be the lesser of the amount determined under paragraph 4 and the amount of taxes the charity pays with respect to that property for that year.

(2) No rebate shall be paid under subsection (1) with respect to a property for a year if the taxes for municipal and school purposes levied on the property for the year are less than the 1997-level taxes for the property, as determined under section 447.61 of the Act.

WHEN REBATE DUE

3. A rebate determined under section 2 shall be paid,
 - (a) for the 1998 or 1999 taxation year, on or before February 29, 2000; and
 - (b) for the 2000 taxation year, on or before June 30, 2000.

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 600/99 made under the MUNICIPAL ACT

Made: December 15, 1999
Filed: December 16, 1999

TAX MATTERS — REBATES FOR PROPERTIES WHOSE FROZEN ASSESSMENT LISTING WAS DETERMINED IN 1998 OR 1999 UNDER SUBSECTION 447.10 (2) OF THE ACT

APPLICATION OF REGULATION

1. This Regulation provides for rebates to be paid by local municipalities under section 442.4 of the Act.

AMOUNT OF THE REBATE

2. If the assessments of a property on the frozen assessment listing were first determined under subsection 447.10 (2) of the Act in 1998, the amount of the rebate shall be determined as follows:

1. Determine the assessments on the frozen assessment listing for the property in accordance with subsection 447.34.1 (4) of the Act.

2. Calculate the taxes for municipal and school purposes under subsection 447.15 (1) or 447.47 (1) of the Act, as the case may be, based on the assessments determined under paragraph 1,

- i. for the portion of 1998 for which taxes were levied on the property following the determination of its assessments on the frozen assessment listing, and
- ii. for 1999.

3. Subtract the amount determined under paragraph 2 for the portion of 1998 described in subparagraph 2 i from the amount of the taxes for municipal and school purposes levied on the property for that portion of 1998 for which taxes were levied on the assessments on the frozen assessment listing determined under subsection 447.10 (2) of the Act.

4. The amount of the rebate for 1998,
 - i. is the amount determined under paragraph 3, if that amount is greater than zero, and
 - ii. is nil, otherwise.

5. If there is a rebate for 1998 under paragraph 4, the amount of the rebate for 1999 shall be determined by subtracting the amount determined under paragraph 2 for 1999 from the taxes for municipal and school purposes levied on the property for 1999.

6. If subsection 447.34.1 (14) of the Act applies with respect to the property, the rebates for 1998 and 1999 shall be determined as follows rather than in accordance with paragraphs 1 to 5:

- i. Determine the taxes for municipal and school purposes that would have been levied on the property in 1998 and in 1999, but for the application of Part XXII.1 or Part XXII.2 of the Act, as the case may be.
- ii. For each of 1998 and 1999, the amount of the rebate shall be determined by subtracting the amount determined for that year under subparagraph i from the taxes for municipal and school purposes levied on the property for that year.

3. If the assessment of a property on the frozen assessment listing was first determined under subsection 447.10 (2) of the Act in 1999, the amount of the rebate shall be determined as follows:

1. Determine the assessments on the frozen assessment listing for the property in accordance with subsection 447.34.1 (4) of the Act.

2. Calculate the taxes for municipal and school purposes under subsection 447.15 (1) or 447.47 (1) of the Act, as the case may be, based on the assessments determined under paragraph 1 for the portion of 1999 for which taxes were levied on the property following the determination of its assessments on the frozen assessment listing.

3. Subtract the amount determined under paragraph 2 for the portion of 1999 described in paragraph 2 from the amount of the taxes for municipal and school purposes levied on the property for that portion of 1999 for which taxes were levied on the assessments on the frozen assessment listing determined under subsection 447.10 (2) of the Act.

4. The amount of the rebate for 1999,
 - i. is the amount determined under paragraph 3, if that amount is greater than zero, and
 - ii. is nil, otherwise.

5. If subsection 447.34.1 (14) of the Act applies with respect to the property, the rebate for 1999 shall be determined as follows rather than in accordance with paragraphs 1 to 5:

- i. Determine the taxes for municipal and school purposes that would have been levied on the property in 1999, but for the application of Part XXII.1 or Part XXII.2 of the Act.
- ii. The amount of the rebate shall be determined by subtracting the amount determined under subparagraph i from the taxes for municipal and school purposes levied on the property for 1999.

PAYMENT OF REBATES

4. (1) The local municipality shall pay the rebate determined under section 2 or 3 to the owner of the property within 90 days after the date of mailing of the list of comparable properties under subsection 447.34.1 (7) of the Act.

(2) If the local municipality recalculates the total assessment for the property under subsection 447.34.1 (13) of the Act, the local municipality shall recalculate the amount of the rebate under section 2 or 3 and pay any further amounts owing to the owner of the property within 90 days after it receives the decision of the Assessment Review Board under subsection 447.34.1 (12) of the Act or the court on an appeal of that decision.

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 601/99
made under the
MUNICIPAL ACT

Made: December 15, 1999
Filed: December 16, 1999

**REDUCTIONS FOR PROPERTY FROM WHICH
LAND WAS SUBDIVIDED OR SEVERED**

1. For the purposes of subsection 447.7.1 (2) of the Act, the total assessment of a property shall be reduced to the amount determined in accordance with the following formula:

$$\text{Amount} = \frac{\text{assessment of new property}}{\text{assessment of original property}} \times \text{total assessment}$$

where,

"assessment of new property" means the assessment of the property from which a new parcel or parcels have been subdivided or severed for the year in which the new parcel or parcels are first assessed separately on the assessment roll,

"assessment of original property" means the assessment of the property on the assessment roll for the previous year,

"total assessment" means the total assessment on the frozen assessment listing for the property before any reduction under this section.

2. This Regulation applies with respect to the 1998, 1999 and 2000 taxation years.

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 602/99
made under the
MUNICIPAL ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 7/99
(Part XXII.2 — Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000 — 10/5/5 per cent cap)

Note: Ontario Regulation 7/99 has previously been amended by Ontario Regulations 80/99, 234/99, 348/99, 382/99, 396/99, 409/99, 420/99 and 498/99.

1. Subsection 16.2 (6) of Ontario Regulation 7/99 is revoked and the following substituted:

(6) The 1999 municipal adjustment fraction with respect to property in each of the restructured municipalities set out in Table 2.1 shall be the fraction set out opposite to the municipality in that Table for the property class the property is in, rather than the amount determined under subsection (3).

2. Section 21 of the Regulation is amended by adding the following subsection:

(3) For 1999 and 2000, for the purposes of paragraph 1 of subsection 447.7 (3) of the Act and paragraph 1 of subsection 447.10 (2) of the Act, as they apply under section 447.38 of the Act, the factors in Table 4.1 are prescribed for the municipalities and property classes indicated.

3. (1) The heading to section 22 of the Regulation is amended by striking out "with respect to 1999" and substituting "with respect to 1999 and 2000".

(2) Section 22 of the Regulation is amended by adding the following subsections:

(1.1) The application of section 447.30 of the Act, as it applies under section 447.54 of the Act, is varied, with respect to 2000, in accordance with the following:

1. A by-law under paragraph 1 of subsection 447.30 (1) of the Act shall provide for taxes to be limited in accordance with the following:

i. If the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act would otherwise exceed 50 per cent of the final 1999 taxes, the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act shall be reduced to 50 per cent of the final 1999 taxes.

ii. If the taxes levied in 1999 were for only part of the year because assessment was added to the collector's roll during the year, the final 1999 taxes shall be deemed, for the purposes of subparagraph i, to be equal to what the final 1999 taxes would have been if the 1999 taxes had been levied for an entire year.

iii. Subparagraph i does not apply with respect to a parcel if no taxes were levied on the parcel in 1999.

2. Under subsection 370 (7.1) of the Act, as that subsection applies under section 447.54 of the Act, the council of a municipality shall not adjust taxes so that they exceed what they are limited to under paragraph 1.

(1.2) In this section,

"final 1999 taxes" means the taxes levied for 1999 on a property.

4. The Regulation is amended by adding the following section:

26.2 (1) This section provides for adjustments, in addition to reductions provided under Part II.1, to be made under paragraph 4 of subsection 447.47 (1) of the Act in respect of reductions in taxes for school purposes for 1999 in The Regional Municipality of Ottawa-

Carleton for a property in the commercial classes or in the industrial classes in respect of which there is a 1998 tax decrease phase-in under subsection 447.51 (5) of the Act.

(2) The sum of the reduction in respect of a property in the commercial classes and the percentage determined under paragraph 2 of subsection 447.51 (4) of the Act for 1999 shall be an amount equal to 34.9515 per cent of the difference between the unadjusted 1997-level taxes and the uncapped 1998 taxes, both as defined in subsection 447.51 (5) of the Act.

(3) The sum of the reduction in respect of a property in the industrial classes and the percentage determined under paragraph 2 of subsection 447.51 (4) of the Act for 1999 shall be an amount equal to 35.0663 per cent of the difference between the unadjusted 1997-level taxes and the uncapped 1998 taxes, both as defined in subsection 447.51 (5) of the Act.

5. The Regulation is amended by adding the following Tables:

TABLE 2.1

MUNICIPAL TAX ADJUSTMENTS FOR RESTRUCTURED MUNICIPALITIES FOR 1999

Municipality	Fraction for Property Class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Algoma, D							
Elliot Lake, C.	-.022267	.046216	-.003274	.073230	.072817	.144683	
Brant, Co							
Brant, Co — Brantford, Twp		.039774	.034993				
Brant, Co — Burford, Twp		-.048653	-.012463				
Paris, T	-.098763	-.042752	-.043058				
Oakland, Twp		.034017	.034696				
Onondaga, Twp		-.054108	-.054616				
South Dumfries, Twp	.022926	.033454	.034125				
Bruce, Co							
Arran-Elderslie, M — Arran, Twp	.127615	.062634	.062531				
Arran-Elderslie, M — Chelsey, T	.037074	.017052	.017038				
Arran-Elderslie, M — Elderslie, Twp		.042619	.042555				
Arran-Elderslie, M — Pailsey, V	-.062400	-.037501					
Arran-Elderslie, M — Tara, V	.134171	.065797	.065687				
Brockton, M — Brant, Twp	.010793	.002842	.002837				
Brockton, M — Greenock, Twp		.018128	.018093				
Brockton, M — Walkerton, T	-.263991	-.161109	-.160852				
Huron-Kinloss, Twp — Huron, Twp	.083119	.038425	.038347				
Huron-Kinloss, Twp — Kinloss, Twp		.037172	.037098				
Huron-Kinloss, Twp — Lucknow, V	-.067833	-.039051	-.038979				
Kincardine-Bruce-Tiverton, Twp — Bruce, Twp		.012035	.012014				
Kincardine-Bruce-Tiverton, Twp — Kincardine, T	-.008328	-.007373	-.007357				

Municipality	Fraction for Property Class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Kincardine-Bruce-Tiverton, Twp — Kincardine, Twp		.049438	.049343				
Northern Bruce-Peninsula, M — Eastnor, Twp		.027801	.027745				
Northern Bruce-Peninsula, M — Lindsay, Twp		.052148	.052039				
Northern Bruce-Peninsula, M — Lion's Head, V	-.212520	-.122153					
Northern Bruce-Peninsula, M — St. Edmunds, Twp	.186465	.082709	.082531				
Saugeen Shores, T — Port Elgin, T	-.043066	-.027902	-.027856				
Saugeen Shores, T — Saugeen, Twp		.099608	.099415				
Saugeen Shores, T — Southampton, T	-.054079	-.034557	-.034502				
South Bruce, M — Midmay-Carrick, Twp	.033117	.014889	.014862				
South Bruce, M — Teeswater-Culross, Twp	-.050947	-.030842	-.030787				
South Bruce-Peninsula, T — Albemarle, Twp		.071357	.071216				
South Bruce-Peninsula, T — Amabel, Twp		.016261	.016231				
South Bruce-Peninsula, T — Hepworth, Twp	.094601	.046172					
South Bruce-Peninsula, T — Wiarton, Twp	-.304545	-.193603	-.193315				
Essex, Co							
Essex, T — Colchester South, Twp		.020513	.020738			.020541	
Essex, T — Colchester North, Twp	.117087	.029257			.012406		
Essex, T — Essex, T	.080259	.012391	.012509		.012406	.012379	
Essex, T — Harrow, T	.073749	.007124	.007190			.007101	.007188
Kingsville, T — Gosfield North, Twp	.149284	.038873	.039293				
Kingsville, T — Gosfield South, Twp	.337135	.095196	.096350			.095204	.096340
Kingsville, T — Kingsville, T	-.084855	-.061470	-.062153			-.061462	
Lakeshore, T — Lakeshore, T	.118462	.017431	.014845		.012927	.017400	.014913
Lakeshore, T — Rochester, Twp		-.008989	-.009117			-.009036	
Lakeshore, T — Tilbury North, Twp		.027030	.027303			.026967	
Leamington, T — Tilbury West, Twp	-.026975	-.036118	-.036532			-.036177	
Leamington, T — Leamington, T	.038201	-.005213	-.005273	-.005219	-.005207	-.005219	-.0005279
Leamington, T — Mersea Twp	.163297	.036014	.036438			.036007	.036432
Tecumseh, T — Sandwich South, Twp		.039001	.039512		.038997	.039230	

Municipality	Fraction for Property Class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Tecumseh, T — St. Clair Beach, V	-.048168	-.045259	-.045756		-.045249	-.045230	
Tecumseh, T — Tecumseh, T	-.002802	-.026188	-.026475	-.026151	-.026171	-.026138	-.026472
Kenora, D							
Red Lake, Twp — Red Lake, Twp	-.257930	.155611	.425810				.502902
Red Lake, Twp — Golden, Twp	-.149289	.073364	.062058				.170617
Red Lake, Twp — Unorganized	.265476	.347184	.418478				.440174
Sioux Lookout, T	.113987	.081970	.074721				
Sioux Lookout, T, Unorg.	1.012046	.469827	.486343				
Lambton, Co							
Sarnia, C — Sarnia, C	.010624	.010984	.011138	.010984	.010984	.010984	.011138
Sarnia, C — Clearwater, T	.142965	.075934	.077115	.075934	.075934	.075934	.077115
Manitoulin, D							
Central Manitoulin, Twp — Carnarvon, Twp		.279238	.293313				
Central Manitoulin, Twp — Sandfield, Twp		.351583	.647053				
Central Manitoulin, Twp — Unorganized Territory		.286282	.315510				
Killarney, M — Rutherford & George Island		.007724	-.016402				
Killarney, M — Unorganized Territory		.007724	-.016402				
Northeastern Manitoulin & Islands Twp — Little Current, T	.072307	-.011770	.088116				
Northeastern Manitoulin & Islands Twp — Howland, Twp	.350788	.170059	.291781				
Northeastern Manitoulin & Islands Twp — Unorg.	.362259	.177428	.300313				
Middlesex, Co							
Lucan Biddulph, Twp — Biddulph, Twp	.258994	.080888	.062603				
Lucan Biddulph, Twp — Lucan, V	.094155	.021764	.021675				
Nipissing, D							
South Algonquin, Tp — Airy		.463869	.205714				
South Algonquin, Tp — Unorganized		1.0667419	1.031515				
Perth, Co							
Stratford, C	.025680	.034174	.078065	-.007781	-.054512		-.021312
Rainy River, D							
Atikokan, Twp	.130217	.063341	.063234				
Lake of the Woods, Twp — Lake of the Woods, T		-.003380					
Lake of the Woods, Twp — Unorganized Territory		-.003380					
Renfrew, Co							
Bancroft, T — Bancroft, T	-.106180	.099250	-.042921				

Municipality	Fraction for Property Class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Bancroft, T — Dungannon, Twp		.130589	-.008266				
Brudnell, Lyndoch & Raglan Twp — Brudnell & Lyndoch Twp		-.093501	-.096174				
Brudnell, Lyndoch & Raglan Twp — Raglan, Twp	.031459	.028330	.029252				
North Algona Wilberforce, Twp — North Algona Twp		.035781	.036916				
North Algona Wilberforce, Twp — Wilberforce Twp		.051046					
Sudbury, D							
French River, M — Cosby, Mason & Martland	.096290	.237000	.069726				
French River, M — Unorganized	.096290	.068613	.069726				
Markstay-Warren, M — Ratter & Dunnet, Twp	.290008	.215837	.241374				
Markstay-Warren, M — Hagar, Twp		-.092751	-.136179				
Markstay-Warren, M — Unorganized	.290008	.146698	.068823				
Nairn & Hyman, Twp		.296737	.166861				
St. Charles, M — Casimir, Jennings & Appleby	.415866	.133957	.147085				
St. Charles, M — Unorganized Territory	.415866	.133957	.147085				
New Liskeard, T	-.011440	.028578	-.212730				
Thunder Bay, D							
Neebing, Twp — Neebing, Twp		.174295					
Neebing, Twp — Unorganized Territory		.174295					
Wellington, Co							
Centre Wellington, Twp — Elora, V	.046560	.032038	.032031				
Centre Wellington, Twp — Eramosa, Twp		.070889	.070888				
Centre Wellington, Twp. — Fergus, T	-.192458	-.103322	-.103341				
Centre Wellington, Twp — Nichol, Twp	.055800	.036213	.036207				
Centre Wellington, Twp — Pilkington, Twp		.073754	.073754				
Centre Wellington, Twp — West Garafraxa, Twp		.025985	.025978				
Guelph/Eramosa, Twp — Eramosa, Twp	.092525	.053389	.053387				
Guelph/Eramosa, Twp — Guelph, Twp	.213658	.107076	.107080				
Guelph/Eramosa, Twp — Pilkington, Twp		.056207					
Guelph/Eramosa, Twp — Nichol, Twp		.019279	.019272				

Municipality	Fraction for Property Class						
	Multi-residential property class	Commercial property class	Industrial property class	Office building property class	Shopping centre property class	Parking lots and vacant land property class	Large industrial property class
Mapleton, Twp — Mapleton, Twp	.222898	.113751	.113740				
Mapleton, Twp — Maryborough, Twp	.021335	.065668	.065653				
Mapleton, Twp — Nichol, Twp		.088595					
Mapleton, Twp — Pilkington, Twp		.128034					
Minto, T — Clifford, V	-.253893	-.148503	-.148524				
Minto, T — Harriston, T	-.064832	-.028694	-.028706				
Minto, T — Minto, Twp		.094810	.094812				
Minto, T — Palmerston, T	-.171679	-.093615	-.093633				
Wellington North, Twp — Arthur Twp		.137833	.137844				
Wellington North, Twp — Arthur, V	-.022943	-.005525	-.005541				
Wellington North, Twp — Mapleton, Twp		.117922					
Wellington North, Twp — Mount Forest, T	.066745	.043417	.043405				
Wellington North, Twp — West Garafraxa, Twp		.081887	.081889				
Wellington North, Twp — West Luther, Twp		.136876	.136886				

TABLE 4.1

PRESCRIBED FACTORS FOR 1999 AND 2000

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Large Industrial Property Class
French River T — Cosby, Mason & Martland Tp		0.012488	0.013178	
French River T — Unorg Sudbury Loc Ed		0.198351	0.263958	
Huron Shores T — Iron Bridge V		1.016809	0.785043	
Huron Shores T — Day & Bright Additional Tp		0.618195	0.480835	
Huron Shores T — Thessalon Tp	0.552460	1.027318	1.391286	
Huron Shores T — Thompson Tp		0.618195	0.480835	
Huron Shores T — Unorg North Shore Loc Ed		0.967128	0.628865	
Killarney T — Rutherford & George Island Tp		0.771716	0.755343	
Killarney T — Unorg		0.198351	0.263958	
Killarney T — West Parry Sound BOE		0.496118		
Lake of the Woods Twp — McCrosson & Tovell Tp			0.171928	
Lake of the Woods Twp — Morson Tp		0.216401		
Lake of the Woods Twp — Unorg Rainy River Dist Loc Ed.		0.023827		
Neebing — Neebing Tp		0.019758		
Neebing — Unorg Lakehead Dist Loc Ed		0.044092	0.074617	
Markstay-Warren T — Hagar Tp		0.021594	0.016250	
Markstay-Warren T — Ratter & Dunnet Tp	0.020741	0.014035	0.004979	
Markstay-Warren T — Unorg Sudbury Loc Ed		0.198351	0.263958	
St. Charles T — Casimir Jennings Appleby Twp	0.057882	0.031107	0.346404	
St. Charles T — Unorg Sudbury Loc Ed		0.198351	0.263958	
West Nipissing T — Cache Bay T	0.138083	0.290489		
West Nipissing T — Sturgeon Falls T	0.260196	0.214661	0.296108	0.915183
West Nipissing T — Caldwell Tp	0.595238	0.642796	0.734256	

Municipality	Multi-Residential Property Class	Commercial Property Class	Industrial Property Class	Large Industrial Property Class
West Nipissing T — Field Tp		0.730302		
West Nipissing T — Springer Tp	0.061677	0.051841	0.061453	
West Nipissing T — Unorg		0.027459	0.044277	

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

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made under the
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Made: December 15, 1999
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Amending O. Reg. 434/98
(Part XXII.1 of the Act — Capping of Taxes for Certain Property
Classes for 1998, 1999 and 2000)

Note: Since the end of 1998, Ontario Regulation 434/98 has been amended by Ontario Regulation 380/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Ontario Regulation 434/98 is amended by adding the following section:

**VARIATION OF SECTION 447.30 OF THE ACT WITH RESPECT
TO 2000 (INTERIM LEVY, LOCAL MUNICIPALITY)**

9. (1) The application of section 447.30 of the Act is varied, in respect of 2000, in accordance with the following:

1. A by-law under paragraph 1 of subsection 447.30 (1) of the Act shall provide for taxes to be limited in accordance with the following:

i. If the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act would otherwise exceed 50 per cent of the final 1999 taxes, the taxes levied under paragraph 1 of subsection 447.30 (1) of the Act shall be reduced to 50 per cent of the final 1999 taxes.

ii. If the taxes levied in 1999 were for only part of the year because assessment was added to the collector's roll during the year, the final 1999 taxes shall be deemed, for the purposes of subparagraph i, to be equal to what the final 1999 taxes would have been if the 1999 taxes had been levied for an entire year.

iii. Subparagraph i does not apply with respect to a parcel if no taxes were levied on the parcel in 1999.

2. Under subsection 370 (7.1) of the Act, as that subsection applies under section 447.30 of the Act, the council of a municipality shall not adjust taxes so that they exceed what they are limited to under paragraph 1.

(2) In this section,
"final 1999 taxes" means the taxes levied for 1999 on a property.

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 604/99
made under the
MUNICIPAL ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 387/98
(Tax Matters — Taxation of Certain Railway, Power Utility Lands)

Note: Since the end of 1998, Ontario Regulation 387/98 has been amended by Ontario Regulations 342/99 and 407/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Table 11 of Ontario Regulation 387/98 is revoked and the following substituted:

TABLE 11

**1999 RATES FOR SOUTH SIMCOE RAILWAY,
TORONTO AREA TRANSIT OPERATING AUTHORITY
AND VIA RAIL CANADA INC.**

Municipality	Tax rates for 1999 for land owned by the owner on December 31, 1997 — expressed as dollars per acre		
	South Simcoe Railway	Toronto Area Transit Operating Authority	Via Rail Canada Inc.
Essex Co			
Lakeshore Tp			147.92

ERNIE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 605/99
made under the
ASSESSMENT ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 282/98
(General)

Note: Since the end of 1998, Ontario Regulation 282/98 has been amended by Ontario Regulations 8/99, 46/99, 345/99, 351/99 and 499/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 6 of Ontario Regulation 282/98 is amended by adding the following subsection:

(3.1) Despite subparagraph 1 iii of subsection (1), for the 2000 and subsequent taxation years, a building used by a manufacturer, producer or processor predominantly for storage of things it produces in that manufacturing, production or processing is not included in the industrial property class if the building is not attached to a building or structure otherwise included in the industrial property class.

ERNE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 606/99
made under the
ASSESSMENT ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 282/98
(General)

Note: Since the end of 1998, Ontario Regulation 282/98 has been amended by Ontario Regulations 8/99, 46/99, 345/99, 351/99, 499/99 and 605/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 22 of Ontario Regulation 282/98 is amended by adding the following subsection:

(4) For the 2000 taxation year, the deadline for the application under subsection (1) is February 29, 2000 and not November 1, 1999 as provided under that subsection.

ERNE EVES
Minister of Finance

Dated on December 15, 1999.

1/00

ONTARIO REGULATION 607/99
made under the
PRIVATE VOCATIONAL SCHOOLS ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending Reg. 939 of R.R.O. 1990
(General)

Note: Regulation 939 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 4 of Regulation 939 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(7) Despite subsection (2), subsection (4) applies, with necessary modifications, to an applicant for registration to conduct or operate a hairstyling school in 2000 if, on December 31, 1999, the applicant was licensed to establish, operate or maintain the school under the *Trades Qualification and Apprenticeship Act*.

2. Subsection 4.1 (1) of the Regulation is amended by striking out "paragraph 2 of subsection 4 (1) or paragraph 1 of subsection 4 (2)" and substituting "paragraph 2 of subsection 4 (2) or paragraph 1 of subsection 4 (4)".

3. Section 9 of the Regulation is amended by adding the following subsections:

(9) Despite subsection (2), subsection (2.1) applies, with necessary modifications, to an applicant for registration to conduct or operate a hairstyling school in 2000 if, on December 31, 1999, the applicant was licensed to establish, operate or maintain the school under the *Trades Qualification and Apprenticeship Act*.

(10) A person who, on December 31, 1999, was licensed to establish, operate or maintain a hairstyling school under the *Trades Qualification and Apprenticeship Act* shall be deemed, for the purpose of this section, to have been registered to conduct or operate the school under the *Private Vocational Schools Act* during the period of time that the person was licensed under the *Trades Qualification and Apprenticeship Act*.

4. This Regulation comes into force on January 1, 2000.

1/00

ONTARIO REGULATION 608/99
made under the
**DISTRICT SOCIAL SERVICES
ADMINISTRATION BOARDS ACT**

Made: December 15, 1999
Filed: December 16, 1999

Amending O. Reg. 278/98
(General)

Note: Ontario Regulation 278/98 has previously been amended by Ontario Regulations 37/99 and 112/99.

1. Section 6 of Schedule 2 to Ontario Regulation 278/98 is revoked and the following substituted:

6. Area 5 is the area of jurisdiction of The Corporation of the Town of Cochrane and one member shall be appointed by its municipal council to represent Area 5.

2. (1) Section 2 of Schedule 2.1 to the Regulation is amended by striking out "15 members" in the second line and substituting "13 members".

(2) Paragraphs 2 and 3 of section 2 of Schedule 2.1 to the Regulation are revoked.

(3) Paragraph 4 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "Town of Kenora" and substituting "City of Kenora".

(4) Paragraph 12 of section 2 of Schedule 2.1 to the Regulation is amended by striking out "Madsen" in the sixth line and substituting "Lac Seul".

3. Subparagraph 6 iii of section 2 of Schedule 2.2 to the Regulation is revoked and the following substituted:

- iii. The Corporation of the Town of Northeastern Manitoulin and the Islands.

4. (1) Subparagraph 3 ii of section 2 of Schedule 4 to the Regulation is revoked and the following substituted:

- ii. The Corporation of the Municipality of Whitestone.

(2) Subparagraph 5 vi of section 2 of Schedule 4 to the Regulation is revoked and the following substituted:

- vi. The Corporation of the Municipality of Magnetawan.

5. Section 1, subsections 2 (1), (2) and (3) and section 4 come into force on January 1, 2000.

1/00

ONTARIO REGULATION 609/99
made under the
DAY NURSERIES ACT

Made: December 15, 1999
Filed: December 16, 1999

Amending Reg. 262 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 262 has been amended by Ontario Regulations 38/99 and 130/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Clause 67.1 (3) (a) of Regulation 262 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (a) with respect to children whose parents are persons in need and who are in attendance at day nurseries or private-home day care in municipalities, 80 per cent of the net cost of providing those day nursery services or that private-home day care for those children;

(2) Clause 67.1 (3) (b) of the Regulation is amended by striking out "operating costs" in the fourth line and substituting "net cost".

(3) Clause 67.1 (3) (d) of the Regulation is revoked and the following substituted:

- (d) with respect to handicapped children in attendance at day nurseries or private-home day care in municipalities, 80 per cent of the net cost of providing those day nursery services or that private-home day care for those handicapped children;

(4) Clause 67.1 (3) (e) of the Regulation is amended by striking out "operating costs" in the third line and substituting "net cost".

(5) Subsection 67.1 (4) of the Regulation is revoked and the following substituted:

- (4) In subsection (3),

"net cost" does not include wage subsidies or provider enhancement grants.

2. This Regulation comes into force on April 1, 2000.

RÈGLEMENT DE L'ONTARIO 609/99
pris en application de la
LOI SUR LES GARDERIES

pris le 15 décembre 1999
déposé le 16 décembre 1999

modifiant le Règl. 262 des R.R.O. de 1990
(Dispositions générales)

Remarque : Depuis la fin de 1998, le Règlement 262 a été modifié par les Règlements de l'Ontario 38/99 et 130/99. Les modifications antérieures sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. (1) L'alinéa 67.1 (3) a) du Règlement 262 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

- a) relativement aux enfants dont le père et la mère sont des personnes dans le besoin et qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 80 pour cent des frais nets engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;

(2) L'alinéa 67.1 (3) b) du Règlement est modifié par substitution de «frais nets» à «frais d'exploitation» aux quatrième et cinquième lignes.

(3) L'alinéa 67.1 (3) d) du Règlement est abrogé et remplacé par ce qui suit :

- d) relativement aux enfants handicapés qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 80 pour cent des frais nets engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;

(4) L'alinéa 67.1 (3) e) du Règlement est modifié par substitution de «frais nets» à «frais d'exploitation» à la quatrième ligne.

(5) Le paragraphe 67.1 (4) du Règlement est abrogé et remplacé par ce qui suit :

- (4) La définition qui suit s'applique au paragraphe (3).

«frais nets» Ne s'entend pas des subventions salariales ou des subventions d'aide aux fournisseurs.

2. Le présent règlement entre en vigueur le 1^{er} avril 2000.

ONTARIO REGULATION 610/99
made under the
FARM PRODUCTS PAYMENTS ACT

Made: October 20, 1999
Filed: December 17, 1999

**DISSOLUTION OF THE FUND FOR
EGG PRODUCERS**

1. (1) The Fund for Egg Producers is hereby dissolved.
- (2) The Egg Fund Board (constituted under Regulation 444 of the Revised Regulations of Ontario, 1990) shall use the balance of the money remaining in the Fund,
 - (a) to pay the sum of \$2 million to Ontario Egg Financial Protection Plan Inc. on condition that Ontario Egg Financial Protection Plan Inc. operate a financial protection program for egg producers in accordance with an agreement that the Minister of Agriculture, Food and Rural Affairs, Ontario Egg Financial Protection Plan Inc. and Ontario Egg Producers shall conclude for the purpose of this clause;
 - (b) to pay its own expenses in dissolving the Fund; and
 - (c) to transfer the remaining balance of the money to Ontario Egg Producers on condition that Ontario Egg Producers use it in accordance with an agreement that the Minister of Agriculture, Food and Rural Affairs, Ontario Egg Producers and Ontario Egg Financial Protection Plan Inc. shall conclude for the purpose of this clause.
2. The Board shall submit to the Minister a complete statement showing,
 - (a) the disposition of the balance remaining in the Fund upon its dissolution; and
 - (b) the amounts to which the Board is entitled under the Act upon the dissolution of the Fund.

1/00

ONTARIO REGULATION 611/99
made under the
PHYSIOTHERAPY ACT, 1991

Made: October 27, 1999
Approved: December 15, 1999
Filed: December 17, 1999

Amending O. Reg. 532/98
(Quality Assurance)

Note: Ontario Regulation 532/98 has not previously been amended.

1. The title to Ontario Regulation 532/98 "Quality Assurance" is revoked and the following substituted:

GENERAL

**PART I
QUALITY ASSURANCE**

2. The Regulation is amended by adding the following Part:

**PART II
FUNDING FOR THERAPY AND COUNSELLING**

9. In this Part,

"member" includes a former member.

10. (1) The alternate requirements that must be satisfied in order for a person to be eligible for funding under clause 85.7(4)(b) of the Health Professions Procedural Code are prescribed in this section.

- (2) A person is eligible for funding for therapy or counselling if,
 - (a) there is a statement, contained in the written reasons of a committee of the College given after a hearing, that the person, while a patient, was sexually abused by the member;
 - (b) a member has been found guilty under the *Criminal Code* (Canada) of sexually assaulting the person while the person was a patient of the member;
 - (c) there is sufficient evidence presented to the Patient Relations Committee to support the reasonable belief that the person, while a patient, was sexually abused by a member and,
 - (i) the member has died or cannot be located, or
 - (ii) the member has been found by the Fitness to Practise Committee to be incapacitated and the Fitness to Practise Committee has directed the Registrar to suspend or revoke the member's certificate of registration;
 - (d) an allegation that the person, while a patient, was sexually abused by the member results in an informal resolution with the member that contemplates funding for therapy or counselling;
 - (e) there is an admission made by a member in a statement to the College or in an agreement with the College that he or she sexually abused the person while the person was a patient of the member; or
 - (f) there is a finding made by a panel of the Discipline Committee on or after December 31, 1993, that the person was sexually abused by a member before December 31, 1993, while the person was a patient of the member.

(3) Subject to subsection (4), a person who was allegedly sexually abused by a member outside Ontario is eligible for funding for therapy or counselling under subsection (2) only if, at the time the alleged abuse occurred, the person was a patient of the member and the member was practising in Ontario.

(4) Despite subsection (3), a person who was allegedly sexually abused by a member outside Ontario is not eligible for funding under subsection (2) if the person resides outside Ontario and regularly receives services from a member outside Ontario.

(5) Despite subsection (2), a person is eligible for funding for therapy or counselling under this Part only if,

- (a) the person submits an application for funding to the Patient Relations Committee in the form provided by the College and, in the application, the person names the member who is alleged to have sexually abused the applicant;
- (b) the person submits to the Patient Relations Committee along with the application a written undertaking by the applicant to keep confidential all information obtained through the application for funding process, including the fact that funding has been granted and the reasons given by the Committee for granting the funding; and

- (c) the person adheres to the procedures followed by the Patient Relations Committee when determining whether the person has satisfied the requirements for eligibility for funding.

(6) A decision by the Patient Relations Committee that a person is eligible for funding for therapy or counselling does not constitute a finding against the member and shall not be considered by any other committee of the College dealing with the member.

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

PATRICIA HEDLEY
President

BRENDA A. BARRY
Registrar

Dated on October 27, 1999.

1/00

ONTARIO REGULATION 612/99
made under the
PHYSIOTHERAPY ACT, 1991

Made: October 27, 1999
Approved: December 15, 1999
Filed: December 17, 1999

Revoking O. Reg. 658/93
(Fees)

1. Ontario Regulation 658/93 is revoked.

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

PATRICIA HEDLEY
President

BRENDA A. BARRY
Registrar

Dated on October 27, 1999.

1/00

ONTARIO REGULATION 613/99
made under the
PHYSIOTHERAPY ACT, 1991

Made: October 27, 1999
Approved: December 15, 1999
Filed: December 17, 1999

Revoking O. Reg. 918/93
(Elections)

1. Ontario Regulations 918/93 and 122/94 are revoked.

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

PATRICIA HEDLEY
President

BRENDA A. BARRY
Registrar

Dated on October 27, 1999.

1/00

ONTARIO REGULATION 614/99
made under the
PHYSIOTHERAPY ACT, 1991

Made: October 27, 1999
Approved: December 15, 1999
Filed: December 17, 1999

Revoking O. Reg. 770/93
(Committees)

1. Ontario Regulation 770/93 is revoked.

COUNCIL OF THE COLLEGE OF PHYSIOTHERAPISTS OF ONTARIO:

PATRICIA HEDLEY
President

BRENDA A. BARRY
Registrar

Dated on October 27, 1999.

1/00

ONTARIO REGULATION 615/99
made under the
MILK ACT

Made: December 8, 1999
Filed: December 17, 1999

Amending Reg. 756 of R.R.O. 1990
(Marketing Boards)

Note: Regulation 756 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 7 of Regulation 756 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

7. (1) The annual financial statement of a marketing board shall include,

- (a) the threshold reporting amount established by the marketing board in its by-laws;
- (b) the amount of each grant or other like payment of money made by the marketing board to any person or association or body of persons during the fiscal year that is greater than or equal to the threshold reporting amount;
- (c) the amount of each grant or other like payment of money that is less than the threshold reporting amount and was made by the marketing board to any person or association or body of persons during the fiscal year and before the by-law establishing the threshold reporting amount is passed by an annual meeting of the marketing board;
- (d) the name of the person or association or body of persons to whom each grant or other like payment of money described in clause (b) or (c) was made;
- (e) the total number of grants and other like payments of money that are each less than the threshold reporting amount and were made by the marketing board to any persons, associations and bodies of persons during the fiscal year and after the by-law establishing the threshold reporting amount is passed by an annual meeting of the marketing board; and
- (f) the total amount of the grants and other like payments described in clause (e).

(2) On request, a marketing board shall provide to the Commission or to a producer any information respecting the grants or other like payments of money that are included in the total amount reported under clause (1) (f).

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on December 8, 1999.

1/00

ONTARIO REGULATION 616/99
made under the
MILK ACT

Made: December 8, 1999
Filed: December 17, 1999

Amending O. Reg. 209/99
(By-laws for Marketing Boards)

Note: Ontario Regulation 209/99 has not previously been amended.

1. Section 12 of Ontario Regulation 209/99 is amended by adding the following subsections:

(3) A marketing board may pass a by-law establishing a threshold reporting amount for grants and other like payments of money for the purpose of its annual financial statement; grants and other like payments of money below the threshold reporting amount are not required to be set out individually in the annual financial statement, as provided in Regulation 756 of the Revised Regulations of Ontario, 1990 made under the *Milk Act*.

(4) A by-law passed under subsection (3) has no effect unless it is passed at an annual meeting of the producers under the plan and a majority of the producers present at the meeting vote in its favour.

2. (1) Paragraph 1 of subsection 13 (1) of the Regulation is revoked and the following substituted:

1. Bonds, debentures or other evidences of indebtedness,
 - i. of or guaranteed by the Government of Canada,
 - ii. of or guaranteed by the government of any province of Canada,
 - iii. of or guaranteed by the Government of the United Kingdom,
 - iv. of any municipal corporation in Canada, including debentures issued for public, separate, secondary or vocational school purposes, or guaranteed by any municipal corporation in Ontario, or secured by or payable out of rates or taxes levied under the law of any province of Canada on property in that province and collectible by or through the municipality in which the property is situated.

- 1.1 Bonds, debentures or other evidences of indebtedness of a corporation that are secured by the assignment to a trustee of payments that the Government of Canada has agreed to make, if those payments are sufficient to meet the interest as it falls due on the bonds, debentures or other evidences of indebtedness outstanding and to meet the principal amount of the bonds, debentures or other evidences of indebtedness upon maturity.

1.2 Debentures of any loan corporation that is registered under the *Loan and Trust Corporations Act*.

1.3 Guaranteed investment certificates of any trust corporation that is registered under the *Loan and Trust Corporations Act*.

1.4 Deposit receipts, deposit notes, certificates of deposits, acceptances and other similar instruments issued or endorsed by any bank listed in Schedule I or II to the *Bank Act* (Canada) or by any authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada).

1.5 Term deposits accepted by a credit union as defined in the *Credit Unions and Caisses Populaires Act, 1994*.

(2) Paragraph 2 of subsection 13 (1) of the Regulation is revoked and the following substituted:

2. Investment certificates of a bank listed in Schedule I or II to the *Bank Act* (Canada) or of any authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada).

(3) Section 13 of the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), a marketing board shall not invest its surplus funds in the investments listed in that subsection unless the investment is in other respects reasonable and proper.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on December 8, 1999.

1/00

ONTARIO REGULATION 617/99
made under the
FARM PRODUCTS MARKETING ACT

Made: December 8, 1999
Filed: December 17, 1999

Amending Reg. 421 of R.R.O. 1990
(Local Boards)

Note: Regulation 421 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 2 (1) of Regulation 421 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) Where the local board issues a direction or makes an order, regulation, by-law or policy statement, the local board shall within five days of issuance or making, excluding Saturdays and holidays, file with the Commission a true copy of the direction, order, regulation, by-law or policy statement.

2. Subsection 5 (2) of the Regulation is revoked and the following substituted:

(2) The annual financial statement of a local board shall include,

(a) the threshold reporting amount established by the local board in its by-laws;

- (b) the amount of each grant or other like payment of money made by the local board to any person or association or body of persons during the fiscal year that is greater than or equal to the threshold reporting amount;
- (c) the amount of each grant or other like payment of money that is less than the threshold reporting amount and was made by the local board to any person or association or body of persons during the fiscal year and before the by-law establishing the threshold reporting amount is passed by an annual meeting of the local board;
- (d) the name of the person or association or body of persons to whom each grant or other like payment of money described in clause (b) or (c) was made;
- (e) the total number of grants and other like payments of money that are each less than the threshold reporting amount and were made by the local board to any persons, associations and bodies of persons during the fiscal year and after the by-law establishing the threshold reporting amount is passed by an annual meeting of the local board; and
- (f) the total amount of the grants and other like payments described in clause (e).

(3) On request, a local board shall provide to the Commission or to a producer any information respecting the grants or other like payments of money that are included in the total amount reported under clause (1) (f).

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on December 8, 1999.

1/00

ONTARIO REGULATION 618/99
made under the
FARM PRODUCTS MARKETING ACT

Made: December 8, 1999

Filed: December 17, 1999

Amending Reg. 400 of R.R.O. 1990
(By-laws for Local Boards)

Note: Regulation 400 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 14 of Regulation 400 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsections:

(3) A local board may pass a by-law establishing a threshold reporting amount for grants and other like payments of money for the purpose of its annual financial statement; grants and other like payments of money below the threshold reporting amount are not required to be set out individually in the annual financial statement, as provided in Regulation 421 of the Revised Regulations of Ontario, 1990 made under the *Farm Products Marketing Act*.

(4) A by-law passed under subsection (3) has no effect unless it is passed at an annual meeting of the producers under the plan or an annual meeting of the delegates of the producers under the plan, as the

case may be, and a majority of the producers or delegates present at the meeting vote in its favour.

2. (1) Clause 16 (1) (a) of the Regulation is revoked and the following substituted:

- (a) bonds, debentures or other evidences of indebtedness,
 - (i) of or guaranteed by the Government of Canada,
 - (ii) of or guaranteed by the government of any province of Canada,
 - (iii) of or guaranteed by the Government of the United Kingdom,
 - (iv) of any municipal corporation in Canada, including debentures issued for public, separate, secondary or vocational school purposes, or guaranteed by any municipal corporation in Ontario, or secured by or payable out of rates or taxes levied under the law of any province of Canada on property in that province and collectible by or through the municipality in which the property is situated;

(a.1) bonds, debentures or other evidences of indebtedness of a corporation that are secured by the assignment to a trustee of payments that the Government of Canada has agreed to make, if those payments are sufficient to meet the interest as it falls due on the bonds, debentures or other evidences of indebtedness outstanding and to meet the principal amount of the bonds, debentures or other evidences of indebtedness upon maturity;

(a.2) debentures of any loan corporation that is registered under the *Loan and Trust Corporations Act*;

(a.3) guaranteed investment certificates of any trust corporation that is registered under the *Loan and Trust Corporations Act*;

(a.4) deposit receipts, deposit notes, certificates of deposits, acceptances and other similar instruments issued or endorsed by any bank listed in Schedule I or II to the *Bank Act* (Canada) or by any authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada);

(a.5) term deposits accepted by a credit union as defined in the *Credit Unions and Caisses Populaires Act, 1994*;

(2) Clause 16 (1) (b) of the Regulation is amended by striking out "a chartered bank" and substituting "a bank listed in Schedule I or II to the *Bank Act* (Canada) or of an authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada)".

(3) Section 16 of the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), a local board shall not invest its surplus funds in the investments listed in that subsection unless the investment is in other respects reasonable and proper.

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

D. W. TAYLOR
Chair

GLORIA MARCO BORYS
Secretary

Dated on December 8, 1999.

1/00

ONTARIO REGULATION 619/99
made under the
CREDIT UNIONS AND CAISSES
POPULAIRES ACT, 1994

Made: December 15, 1999
Filed: December 17, 1999

Amending O. Reg. 77/95
(Leagues)

Note: Ontario Regulation 77/95 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 13 of Ontario Regulation 77/95 is amended by adding the following subsection:

(3) Before April 1, 2000, a league that is a party to a loan agreement relating to a special liquidity facility for access to liquidity in case of extraordinary needs during the century date change period is exempted from section 183 of the Act (borrowing power) and from subsection 185 (1) of the Act (pledging assets as security) with respect to transactions described in the agreement.

2. Subsection 13 (3) of the Regulation is revoked on April 1, 2000.

1/00

ONTARIO REGULATION 620/99
made under the
CREDIT UNIONS AND CAISSES
POPULAIRES ACT, 1994

Made: December 15, 1999
Filed: December 17, 1999

Amending O. Reg. 78/95
(Deposit Insurance Corporation of Ontario)

Note: Ontario Regulation 78/95 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 4 of Ontario Regulation 78/95 is amended by striking out "\$60,000" and substituting "\$100,000".

2. Section 6 of the Regulation is amended by striking out "\$60,000" and substituting "\$100,000".

3. Section 7 of the Regulation is amended by striking out "\$60,000" and substituting "\$100,000".

4. Subsections 9 (2), (4) and (5) of the Regulation are revoked and the following substituted:

(2) Subject to subsection (5), the annual premium for a credit union is calculated at the rate of \$2.10 per \$1,000 of Canadian funds on deposit with the credit union.

(4) Subject to subsection (5), the annual premium for a league is calculated at the rate of \$2.10 per \$1,000 of Canadian funds on deposit with the league for a person who is not a credit union.

(5) No premium is payable under subsection (2) or (4) with respect to that portion of a deposit that is uninsured by virtue of section 270 of the Act.

RÈGLEMENT DE L'ONTARIO 619/99
pris en application de la
LOI DE 1994 SUR LES CAISSES POPULAIRES
ET LES CREDIT UNIONS

pris le 15 décembre 1999
déposé le 17 décembre 1999

modifiant le Règl. de l'Ont. 77/95
(Fédérations)

Remarque : Le Règlement de l'Ontario 77/95 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 13 du Règlement de l'Ontario 77/95 est modifié par adjonction du paragraphe suivant :

(3) Avant le 1^{er} avril 2000, les fédérations qui sont parties à un contrat de prêt relatif à un mécanisme spécial d'octroi de liquidités visant à leur permettre de satisfaire les besoins exceptionnels en liquidités qu'elles pourront éprouver pendant la période de passage à l'an 2000 sont soustraites à l'application de l'article 183 de la Loi (pouvoir d'emprunt) et du paragraphe 185 (1) de la Loi (nantissement) à l'égard des opérations visées par le contrat.

2. Le paragraphe 13 (3) du Règlement est abrogé le 1^{er} avril 2000.

RÈGLEMENT DE L'ONTARIO 620/99
pris en application de la
LOI DE 1994 SUR LES CAISSES POPULAIRES
ET LES CREDIT UNIONS

pris le 15 décembre 1999
déposé le 17 décembre 1999

modifiant le Règl. de l'Ont. 78/95
(Société ontarienne d'assurance-dépôts)

Remarque : Le Règlement de l'Ontario 78/95 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. L'article 4 du Règlement de l'Ontario 78/95 est modifié par substitution de «100 000 \$» à «60 000 \$».

2. L'article 6 du Règlement est modifié par substitution de «100 000 \$» à «60 000 \$».

3. L'article 7 du Règlement est modifié par substitution de «100 000 \$» à «60 000 \$».

4. Les paragraphes 9 (2), (4) et (5) du Règlement sont abrogés et remplacés par ce qui suit :

(2) Sous réserve du paragraphe (5), la prime annuelle de chaque caisse est calculée au taux de 2,10 \$ par tranche de 1 000 dollars canadiens en dépôt auprès d'elle.

(4) Sous réserve du paragraphe (5), la prime annuelle de chaque fédération est calculée au taux de 2,10 \$ par tranche de 1 000 dollars canadiens en dépôt auprès d'elle pour une personne qui n'est pas une caisse.

(5) Aucune prime n'est payable aux termes du paragraphe (2) ou (4) pour la partie d'un dépôt qui n'est pas assurée par l'effet de l'article 270 de la Loi.

5. This Regulation comes into force on January 1, 2000.

5. Le présent règlement entre en vigueur le 1^{er} janvier 2000.

1/00

ONTARIO REGULATION 621/99
made under the
PLANNING ACT

Made: December 17, 1999
Filed: December 17, 1999

ZONING AREAS — TERRITORIAL
DISTRICT OF PARRY SOUND,
GEOGRAPHIC TOWNSHIP OF MCKENZIE

1. In this Order,

“accessory”, when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;

“dwelling unit” means one or more habitable rooms occupied or capable of being occupied as an independent and separate house-keeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupants;

“front lot line” means the lot line that divides a lot from a street, private right of way, Crown shoreline reserve or the high water mark of a river or lake and,

(a) in the case of a corner lot, the shorter line that abuts a street, private right of way, Crown shoreline reserve or the high-water mark of a river or lake is the front lot line, and

(b) in the case of a lot that abuts both a street or a private right of way and a Crown shoreline reserve or the high-water mark of a river or lake, the lot line abutting the Crown shoreline reserve or high-water mark of a river or lake is the front lot line;

“guest cabin” means a building without cooking and sanitary facilities that is accessory to the seasonal dwelling and used only for sleeping accommodation;

“lot” means a parcel of land,

(a) described in a deed or other document legally capable of conveying land, or

(b) shown as a lot or block on a registered plan of subdivision;

“lot area” means the total horizontal area within the lot lines of a lot;

“lot frontage” means the horizontal distance between parallel side lot lines of a lot, measured along the front lot line, but where the front lot line is not a straight line, or where the side lot lines are not parallel, the lot frontage is the greater of a line measured 20 metres back from and parallel to the chord of the lot frontage or by the chord of the lot frontage where the chord of the lot frontage is a straight line joining the two points where the side lot lines intersect the front lot lines;

“lot line” means the boundary of a lot;

“seasonal dwelling” means a building containing only one dwelling unit occupied or intended to be occupied as a recreation residence but not as a permanent residence.

2. This Order applies to the following land in the Unorganized Township of McKenzie in the Territorial District of Parry Sound:

1. Lots 1 to 22, inclusive, Plan 42M-625 registered in the Land Registry Office for the Land Titles Division of Parry Sound (No. 42).

2. Blocks 23 to 30 on Plan 42M-625 registered in the Land Registry Office for the Land Titles Division of Parry Sound (No. 42).

3. Lots 22, 23, 24, 25, 26 and part of Lot 27, Concession V, Township of McKenzie as shown on an insert map on Map 204 identified by the stamp of Registrar of Regulations on December 17, 1999 and filed with the Provincial Planning and Environmental Services Branch of the Ministry of Municipal Affairs and Housing.

3. (1) Every use of land and every erection, location or use of buildings or structures is prohibited on the land described in paragraph 1 of section 2 except one seasonal dwelling and one guest cabin for each lot and uses, buildings and structures accessory to a seasonal dwelling.

(2) Every use of land and every erection, location or use of buildings or structures is prohibited on the land described in paragraph 3 of section 2 except one seasonal dwelling and one guest cabin for each lot and uses, buildings and structures accessory to a seasonal dwelling to a maximum of three seasonal dwellings.

(3) Requirements for buildings and structures permitted by subsection (1) are as follows:

1.	Minimum lot frontage	60	metres
2.	Minimum lot area		
	Lots 1, 3, 6, 7, 8, 9, 11, 12, 13, 14, 15, 19, 21, 22	0.4	hectares
	Lot 2	0.298	hectares
	Lot 4	0.388	hectares
	Lot 5	0.393	hectares
	Lot 10	0.367	hectares
	Lot 16	0.305	hectares
	Lot 17	0.334	hectares
	Lot 18	0.334	hectares
	Lot 20	0.388	hectares

4. (1) No building or structure, including roads and septic systems, shall be erected or located on the land described in subsection (2) except buildings or structures for flood control or for conservation purposes, or dock facilities with any necessary approvals from the Ministry of Natural Resources.

(2) Subsection (1) applies to the following land:

1. Land within 20 metres from the vegetation line shown on Map 203 identified by the stamp of the Registrar of Regulations on December 17, 1999 and filed with the Provincial Planning and Environmental Services Branch of the Ministry of Municipal Affairs and Housing.

2. Land below the flood contour elevation 229.75 identified on Map 203.

5. No building or structure, including roads, docks and septic systems, shall be erected or located on the following land:

1. Land within the sensitive fish habitat zone identified on Map 203.
2. Land within the sensitive vegetation zone identified on Map 203.
3. Land within the areas of natural cold water seepage identified on Map 203.

6. No building or structure shall be erected or located on the land described in paragraph 2 of section 2.

7. (1) Every use of land and every erection, location or use of buildings or structures shall be in accordance with this Order.

(2) Nothing in this Order prevents the use of any land, building or structure for any use prohibited by this Order if the land, building or structure is lawfully so used on the day this Order comes into force.

(3) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased and its original use is not altered.

(4) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure.

BRYAN TUCKEY
*(Acting) Assistant Deputy Minister
Provincial-Municipal Relations Division
Ministry of Municipal Affairs and Housing*

Dated on December 17, 1999.

1/00

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000—01—08

ONTARIO REGULATION 622/99made under the
MUNICIPAL ACT

Made: December 15, 1999

Filed: December 20, 1999

Amending O. Reg. 143/96

(Powers of the Minister or a Commission for the
Implementation of a Restructuring Proposal)

Note: Ontario Regulation 143/96 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsections 18 (3), (4) and (5) of Ontario Regulation 143/96 are revoked and the following substituted:

(3) This section does not apply to an order of the Minister or of a commission that comes into effect between January 1, 2000 and May 1, 2000, both inclusive.

2/00

ONTARIO REGULATION 623/99made under the
GASOLINE TAX ACT

Made: December 15, 1999

Filed: December 20, 1999

Amending Reg. 533 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 533 has been amended by Ontario Regulations 65/99, 66/99 and 452/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 3 (3) of Regulation 533 of the Revised Regulations of Ontario, 1990 is amended by striking out "three years" and substituting "four years".

2/00

ONTARIO REGULATION 624/99made under the
FUEL TAX ACT

Made: December 15, 1999

Filed: December 20, 1999

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Since the end of 1998, Regulation 465 has been amended by Ontario Regulation 451/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Subsection 9 (4) of Regulation 465 of the Revised Regulations of Ontario, 1990 is revoked.

RÈGLEMENT DE L'ONTARIO 622/99pris en application de la
LOI SUR LES MUNICIPALITÉS

pris le 15 décembre 1999

déposé le 20 décembre 1999

modifiant le Règl. de l'Ont. 143/96

(Pouvoirs du ministre ou d'une commission
visant la mise en oeuvre d'une proposition de restructuration)

Remarque : Le Règlement de l'Ontario 143/96 a été modifié antérieurement. Ces modifications sont indiquées dans la Table des règlements figurant dans les Lois de l'Ontario de 1998.

1. Les paragraphes 18 (3), (4) et (5) du Règlement de l'Ontario 143/96 sont abrogés et remplacés par ce qui suit :

(3) Le présent article ne s'applique pas à l'arrêté du ministre ou à l'ordre d'une commission qui entre en vigueur entre, inclusivement, le 1^{er} janvier 2000 et le 1^{er} mai 2000.

2. This Regulation shall be deemed to have come into force on January 1, 1999.

2/00

ONTARIO REGULATION 625/99made under the
FUEL TAX ACT

Made: December 15, 1999

Filed: December 20, 1999

Amending O. Reg. 22/97
(International Fuel Tax Agreement)

Note: Ontario Regulation 22/97 has not previously been amended.

1. Clause 3 (1) (b) of Ontario Regulation 22/97 is revoked and the following substituted:

(b) places in the motor vehicle the IFTA licence issued to the licensee, or a legible copy of the licence, as required under Part VI of the Articles of Agreement of the IFTA.

2. Section 9 of the Regulation is revoked and the following substituted:

9. (1) Section 11.1 of the Act does not apply to an Ontario licensee. Instead, the Ontario licensee shall pay interest on its outstanding tax liability in any particular quarter at a rate equal to the sum of the following:

1. The rate that is the simple arithmetic mean (expressed as a percentage per year and rounded to the next higher whole percentage where the mean is not a whole percentage) of all amounts each of which is the average equivalent yield (expressed as a

percentage per year) of Government of Canada Treasury Bills that mature approximately three months after their date of issue and that are sold at auctions of Government of Canada Treasury Bills during the first month of the quarter preceding the particular quarter.

2. Two per cent.

(2) In subsection (1),

"quarter" means the three-month period that begins on January 1, April 1, July 1 or October 1.

2/00

ONTARIO REGULATION 626/99 made under the GASOLINE TAX ACT

Made: December 15, 1999
Filed: December 20, 1999

Amending O. Reg. 24/97
(International Fuel Tax Agreement)

Note: Ontario Regulation 24/97 has not previously been amended.

1. Clause 2 (1) (b) of Ontario Regulation 24/97 is revoked and the following substituted:

(b) places in the motor vehicle the IFTA licence issued to the licensee, or a legible copy of the licence, as required under Part VI of the Articles of Agreement of the IFTA.

2. Section 8 of the Regulation is revoked and the following substituted:

8. (1) Section 12 of the Act does not apply to an Ontario licensee. Instead, the Ontario licensee shall pay interest on its outstanding tax liability in any particular quarter at a rate equal to the sum of the following:

1. The rate that is the simple arithmetic mean (expressed as a percentage per year and rounded to the next higher whole percentage where the mean is not a whole percentage) of all amounts each of which is the average equivalent yield (expressed as a percentage per year) of Government of Canada Treasury Bills that mature approximately three months after their date of issue and that are sold at auctions of Government of Canada Treasury Bills during the first month of the quarter preceding the particular quarter.

2. Two per cent.

(2) In subsection (1),

"quarter" means the three-month period that begins on January 1, April 1, July 1 or October 1.

2/00

ONTARIO REGULATION 627/99 made under the EDUCATION ACT

Made: December 20, 1999
Filed: December 20, 1999

THIRD INSTALMENT OF SCHOOL TAXES IN 1999

1. (1) In this Regulation,

"notice of demand" means a notice of demand for the payment of school taxes to which paragraph 5 of subsection 368.0.2 (3) of the *Municipal Act* applies.

(2) For the purposes of this Regulation, the due date for the payment of taxes, whether in bulk or by instalments, is the last date on which the payment may be made without interest or penalty.

(3) For the purposes of this Regulation, a notice of demand shall be deemed to have been issued on,

(a) the date entered on the collector's roll in respect of the demand or notice of demand under subsection 394 (1) or section 395 of the *Municipal Act*; or

(b) the date of the demand or notice of demand shown on the certificate of the collector made under section 396 of the *Municipal Act*,

as the case may be.

2. (1) This section applies to the following municipalities:

1. Township of Baldwin.

RÈGLEMENT DE L'ONTARIO 627/99 pris en application de la LOI SUR L'ÉDUCATION

pris le 20 décembre 1999
déposé le 20 décembre 1999

PAIEMENT DU TROISIÈME VERSEMENT ÉCHELONNÉ D'IMPÔTS SCOLAIRES EN 1999

1. (1) La définition qui suit s'applique au présent règlement.

«avis» Avis exigeant le paiement d'impôts scolaires auquel s'applique la disposition 5 du paragraphe 368.0.2 (3) de la *Loi sur les municipalités*.

(2) Pour l'application du présent règlement, la date d'échéance de paiement des impôts, sous forme de montant global ou par versements échelonnés, est la dernière date à laquelle le paiement peut être effectué sans intérêts ni pénalité.

(3) Pour l'application du présent règlement, un avis est réputé déposé :

a) soit à la date inscrite au rôle de perception à l'égard de la demande ou de l'avis visé au paragraphe 394 (1) ou à l'article 395 de la *Loi sur les municipalités*;

b) soit à la date de la demande ou de l'avis qui figure sur le certificat que le percepteur a rédigé en application de l'article 396 de la *Loi sur les municipalités*.

2. (1) Le présent article s'applique aux municipalités suivantes :

1. Le canton de Baldwin.

2. Township of Chapleau.
3. City of Elliot Lake.
4. Town of Geraldton.
5. Township of Huron Shores.
6. Municipality of Markstay-Warren.
7. Municipality of West Nipissing.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 3 of subsection 257.11 (1) of the Act for 1999 is extended to December 31, 1999.

3. (1) This section applies to the following municipalities:

1. Township of Black River-Matheson.
2. Municipality of French River.
3. Municipality of Killarney.
4. Township of Sables-Spanish Rivers.
5. Municipality of St. Charles.

(2) The time on or before which a municipality to which this section applies shall pay the instalments referred to in paragraph 3 of subsection 257.11 (1) of the Act for 1999 is extended to nine days after the earliest due date specified in a notice of demand issued by the municipality.

4. Instalments referred to in paragraph 3 of subsection 257.11 (1) of the Act for 1999 shall be paid by municipalities to which section 2 or 3 applies to the Province rather than to boards.

JANET ECKER
Minister of Education

Dated on December 20, 1999.

2/00

ONTARIO REGULATION 628/99
made under the
HIGHWAY TRAFFIC ACT

Made: December 16, 1999
Filed: December 21, 1999

Amending O. Reg. 510/99
(Community Safety Zones)

Note: Ontario Regulation 510/99 has not previously been amended.

1. The Schedule to Ontario Regulation 510/99 is revoked and the following substituted:

Schedule

TOWN OF WHITBY

1. (1) That part of the King's Highway known as No. 12 in the Town of Whitby in The Regional Municipality of Durham lying between a point situate 20 metres measured southerly from its intersection with the centre line of the roadway known as Winchester Road (Durham Regional Road No. 3) and extending northerly through the intersection of the roadway known as Winchester Road (Durham Regional Road No. 3) along that part of the King's Highway known as No. 7 and No. 12, to a point situate 30 metres measured northerly from its intersection with the centre line of the roadway known as Carnwith Drive.

2. Le canton de Chapleau.
3. La cité d'Elliot Lake.
4. La ville de Geraldton.
5. Le canton de Huron Shores.
6. La Municipalité de Markstay-Warren.
7. La Municipalité de Nipissing Ouest.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 3 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au 31 décembre 1999.

3. (1) Le présent article s'applique aux municipalités suivantes :

1. Le canton de Black River-Matheson.
2. La Municipalité de la Rivière des Français.
3. La municipalité de Killarney.
4. Le canton de Sables-Spanish Rivers.
5. La Municipalité de St. Charles.

(2) La date à laquelle les municipalités auxquelles s'applique le présent article sont tenues, au plus tard, de faire le versement échelonné visé à la disposition 3 du paragraphe 257.11 (1) de la Loi pour 1999 est reportée au neuvième jour qui suit la première date d'échéance précisée dans les avis délivrés par les municipalités.

4. Les municipalités auxquelles s'applique l'article 2 ou 3 font le versement échelonné visé à la disposition 3 du paragraphe 257.11 (1) de la Loi pour 1999 à la province plutôt qu'aux conseils.

JANET ECKER
Ministre de l'Éducation

Fait le 20 décembre 1999.

(2) This designation is effective 24 hours a day, seven days a week and every month of the year.

DAVID H. TSUBOUCHI
Solicitor General

Dated on December 16, 1999.

2/00

ONTARIO REGULATION 629/99
made under the
DAY NURSERIES ACT

Made: December 21, 1999
Filed: December 21, 1999

Amending O. Reg. 137/99
(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 137/99 has previously been amended by Ontario Regulations 353/99 and 462/99.

1. (1) Item 9 of the Table to section 1 of Ontario Regulation 137/99 is amended by striking out "Smith Falls" in Column 1 and substituting "Smiths Falls".

(2) Item 18 of the Table to section 1 of the Regulation is amended by striking out "County" in Column 1 and substituting "United Counties".

(3) Item 24 of the Table to section 1 of the Regulation is amended by striking out "County" in Column 1 and substituting "United Counties".

(4) The Table to section 1 of the Regulation is amended by adding the following items:

ITEM	COLUMN 1	COLUMN 2
	Geographic Areas	Delivery Agents
26.	Regional Municipality of Durham	Regional Municipality of Durham
27.	Regional Municipality of Haldimand-Norfolk	Regional Municipality of Haldimand-Norfolk
28.	County of Hastings, City of Belleville and City of Quinte West	County of Hastings
29.	County of Huron	County of Huron
30.	City of Kingston and the geographic area of the Frontenac Management Board, as set out in paragraph 3.3 (b) of an Order made under section 25.2 of the <i>Municipal Act</i> on January 7, 1997 and published in <i>The Ontario Gazette</i> dated February 15, 1997	City of Kingston
31.	United Counties of Leeds and Grenville, City of Brockville, Town of Gananoque and Town of Prescott	United Counties of Leeds and Grenville
32.	City of London and County of Middlesex	City of London
33.	Regional Municipality of Peel	Regional Municipality of Peel
34.	County of Perth, City of Stratford and Town of St. Marys	City of Stratford
35.	City of St. Thomas and County of Elgin	City of St. Thomas
36.	County of Victoria and County of Haliburton	County of Victoria
37.	Regional Municipality of Waterloo	Regional Municipality of Waterloo
38.	County of Wellington and City of Guelph	County of Wellington
39.	City of Windsor, County of Essex and Township of Pelee	City of Windsor
40.	The district for the District of Cochrane Social Services Administration Board, as described in Ontario Regulation 278/98	District of Cochrane Social Services Administration Board
41.	The district for the District of Kenora Social Services Administration Board, as described in Ontario Regulation 278/98	District of Kenora Social Services Administration Board
42.	The district for the District of Nipissing Social Services Administration Board, as described in Ontario Regulation 278/98	District of Nipissing Social Services Administration Board

43.	The district for the District of Rainy River Social Services Administration Board, as described in Ontario Regulation 278/98	District of Rainy River Social Services Administration Board
44.	The district for the District of Sault Ste. Marie Social Services Administration Board, as described in Ontario Regulation 278/98	District of Sault Ste. Marie Social Services Administration Board
45.	The district for the District of Sudbury-Manitoulin Social Services Administration Board, as described in Ontario Regulation 278/98	District of Sudbury-Manitoulin Social Services Administration Board
46.	The district for the District of Thunder Bay Social Services Administration Board, as described in Ontario Regulation 278/98	District of Thunder Bay Social Services Administration Board
47.	The district for the District of Timiskaming Social Services Administration Board, as described in Ontario Regulation 278/98	District of Timiskaming Social Services Administration Board

2. This Regulation comes into force on January 1, 2000.

JOHN R. BAIRD
Minister of Community and Social Services

Dated on December 21, 1999.

2/00

ONTARIO REGULATION 630/99
made under the
MUNICIPAL ACT

Made: December 20, 1999
Filed: December 21, 1999

Amending O. Reg. 382/98
(Payments in Lieu of Taxes, Distribution)

Note: Since the end of 1998, Ontario Regulation 382/98 has been amended by Ontario Regulation 206/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. Section 6 of Ontario Regulation 382/98 is revoked and the following substituted:

6. Section 3 applies with respect to a payment in lieu of taxes in respect of that portion of the lands and premises that are in the residential or multi-residential property class and whose assessment roll numbers are set out in Table 1.

2. This Regulation applies with respect to the 1999 and subsequent taxation years.

ERNIE EVES
Minister of Finance

Dated on December 20, 1999.

2/00

ONTARIO REGULATION 631/99
made under the
GREATER TORONTO SERVICES BOARD ACT, 1998

Made: December 20, 1999

Filed: December 22, 1999

Amending O. Reg. 136/99
(General)

Note: Ontario Regulation 136/99 has previously been amended by
Ontario Regulations 350/99 and 377/99

1. Ontario Regulation 136/99 is amended by adding the following section:

6. The amount apportioned to each participating municipality of the amount levied by by-law under subsection 66 (1) of the Act shall be divided into 12 equal instalments and one instalment shall be payable by each participating municipality to the Board on or before the first day of each month in 2000.

TONY CLEMENT
Minister of Municipal Affairs and Housing

Dated on December 20, 1999.

2/00

ONTARIO REGULATION 632/99
made under the
ELECTRICITY ACT, 1998

Made: December 22, 1998

Filed: December 23, 1998

PENSION PLANS

1. For the purposes of Part VII of the Act, January 1, 2000 is the changeover date prescribed under subsection 97 (3) of the Act.

2. December 31, 1999 is prescribed as the commencement date for the pension plans established under subsection 102 (1) of the Act by the IMO, the Generation Corporation, the Services Corporation and the Electrical Safety Authority.

2/00

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2000—01—15

ONTARIO REGULATION 633/99 made under the ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

Made: November 4, 1998

Filed: December 29, 1999

Amending Reg. 890 of R.R.O. 1990
(General)

Note: Since the end of 1998, Regulation 890 has been amended by Ontario Regulation 317/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The definition of "pensionable earnings" in subsection 1 (1) of Regulation 890 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

"pensionable earnings" means,

- (a) where a member has 60 or more months of credited service, the result obtained by taking the sum of the member's contributory earnings for the 60 months of consecutive credited service during which such contributory earnings were the highest and dividing that sum by five, and
- (b) where a member has less than 60 months of credited service, the result obtained by taking the sum of the member's contributory earnings, dividing that sum by the number of months of such service and multiplying the figure so obtained by 12;

3/00

ONTARIO REGULATION 634/99 made under the HIGHWAY TRAFFIC ACT

Made: December 22, 1999

Filed: December 30, 1999

Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Since the end of 1998, Regulation 619 has been amended by Ontario Regulations 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99, 364/99, 405/99, 440/99, 466/99, 467/99 and 468/99. Previous amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Paragraph 19 of Part 3 of Schedule 2 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

Regional Municipality of Niagara — Twp. of Wainfleet

19. That part of the King's Highway known as No. 3 in the Township of Wainfleet in The Regional Municipality of Niagara lying between a point situate 270 metres measured westerly from its intersection with the roadways known as Niagara Regional Road No. 23 and No. 24 and a point situate 300 metres measured

easterly from its intersection with the easterly limit of the roadway known as Winger Road and Petit Road.

(2) Part 3 of Schedule 2 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Niagara — Twp. of Wainfleet
Regional Municipality of Haldimand-Norfolk

27. That part of the King's Highway known as No. 3 lying between a point situate 300 metres measured westerly from its intersection with the westerly limit of the roadways known as Winger Road and Petit Road in the Township of Wainfleet in The Regional Municipality of Niagara and a point situate 1280 metres measured easterly from its intersection with the easterly limit of the roadway known as Haldimand-Norfolk Regional Road No. 61 in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk.

(3) Part 5 of Schedule 2 to the Regulation is amended by adding the following paragraph:

Regional Municipality of Niagara — Twp. of Wainfleet

22. That part of the King's Highway known as No. 3 lying between a point situate 300 metres measured easterly from its intersection with the easterly limit of the roadways known as Winger Road and Petit Road in the Township of Wainfleet in The Regional Municipality of Niagara and a point situate 300 metres measured westerly from the said intersection.

DAVID TURNBULL
Minister of Transportation

Dated on December 22, 1999.

3/00

ONTARIO REGULATION 635/99 made under the ENVIRONMENTAL PROTECTION ACT

Made: December 30, 1999

Filed: December 30, 1999

Amending O. Reg. 189/94
(Refrigerants)

Note: Ontario Regulation 189/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. (1) Subsection 21 (4) of Ontario Regulation 189/94 is revoked and the following substituted:

(4) Despite subsection (3), an original certificate issued on or before December 31, 2000 expires on December 31, 2000.

(2) Subsections 21 (6) and (7) of the Regulation are revoked.

3/00

ONTARIO REGULATION 636/99
made under the
ENVIRONMENTAL PROTECTION ACT

Made: December 30, 1999
Filed: December 30, 1999

Amending O. Reg. 717/94
(Solvents)

Note: Ontario Regulation 717/94 has not previously been amended.

1. Subsections 3 (9) to (14) of Ontario Regulation 717/94 are revoked and the following substituted:

(9) On and after January 1, 2001, no person shall discharge into the natural environment a solvent that contains a class 2 ozone depleting substance.

(10) On and after January 1, 2001, no person shall make, use or transfer a solvent that contains a class 2 ozone depleting substance.

(11) On and after January 1, 2003, no person shall store a solvent that contains a class 2 ozone depleting substance.

(12) A person who, on January 1, 2001, stores a solvent that contains a class 2 ozone depleting substance, shall prepare, by February 15, 2001, a report on the storage including the information described in clauses (6) (a) to (f).

(13) A person who, during the period beginning January 2, 2001 and ending December 31, 2001, stores a solvent that contains a class 2

ozone depleting substance, shall prepare, by February 15, 2002, a report on the storage including the information described in clauses (6) (a) to (f).

(14) A person who, during the calendar year 2002, stores a solvent that contains a class 2 ozone depleting substance, shall prepare, by February 15, 2003, a report on the storage including the information described in clauses (6) (a) to (f).

2. (1) Subsection 4 (3) of the Regulation is amended by striking out "January 1, 2000" in the first line and substituting "January 1, 2001".

(2) Subsections 4 (8) and (9) of the Regulation are revoked and the following substituted:

(8) During the period beginning January 1, 2001 and ending December 31, 2002, section 27 of the Act and subsection 18 (10) of Regulation 347 of the Revised Regulations of Ontario, 1990 do not apply to storage of a solvent that contains a class 2 ozone depleting substance if the solvent was made at the storage site, used at the storage site or stored at the storage site before January 1, 2001.

(9) The exemption under subsection (8) ceases to apply in relation to a site on the first day after December 31, 2000 on which there is no solvent that contains a class 2 ozone depleting substance present at the site.

3/00

ONTARIO REGULATION 637/99
made under the
HIGHWAY TRAFFIC ACT

Made: November 24, 1999
Filed: December 31, 1999

Amending O. Reg. 339/94
(Demerit Point System)

Note: Ontario Regulation 339/94 has previously been amended. Those amendments are listed in the Table of Regulations in the Statutes of Ontario, 1998.

1. The Table to Ontario Regulation 339/94 is amended by adding the following item:

1.1	Section 216 of the <i>Highway Traffic Act</i> , except where a suspension order is made under subsection 216 (3)	7	Driver failing to stop when signalled or requested to stop by a police officer
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3/00



TABLE OF REGULATIONS

TABLE DES RÈGLEMENTS

January 1990 - December 1999

janvier 1990 - décembre 1999



TABLE OF REGULATIONS

The Table of Regulations shows the regulations contained in the Revised Regulations of Ontario, 1990 and those made after December 31, 1990 and before January 1, 2000. It also shows the amendments to those regulations.

Most of the listings are in English only. Some regulations have an official French version. Bilingual regulations are indicated by a bilingual title.

Occasionally numerical, typographical or other clerical errors are made in the publication of the text of regulations. Corrections are published in *The Ontario Gazette*. A schedule of the dates these corrections were published is included at the end of this Table.

The dates on which regulations were published in *The Ontario Gazette* are set out in a table immediately following this Table.

The abbreviation "Rev." means revoked.

The abbreviation "Exp." means expired.

TABLE DES RÈGLEMENTS

La Table des règlements énumère tous les règlements contenus dans les Règlements refondus de l'Ontario de 1990 et ceux pris après le 31 décembre 1990 mais avant le 1^{er} janvier 2000. Elle indique également les modifications apportées à ces règlements.

La plupart des entrées ne figurent qu'en anglais. Quelques règlements ont une version française officielle et leur titre est indiqué dans les deux langues.

À l'occasion, des erreurs d'écritures, notamment d'ordre numérique ou typographique, se glissent dans le texte des règlements qui sont publiés. Des corrections sont publiées dans la *Gazette de l'Ontario*. Les dates auxquelles ces corrections ont été faites figurent dans l'annexe qui se trouve à la fin de cette Table.

Les dates auxquelles les règlements ont été publiés dans la *Gazette de l'Ontario* figurent dans la table qui suit celle-ci.

L'abréviation «Rev.» indique que le règlement est abrogé.

L'abréviation «Exp.» indique que le règlement est périmé.

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
A			
ABANDONED ORCHARDS ACT/LOI SUR LES VERGERS ABANDONNÉS			
General	1		
ADMINISTRATION OF JUSTICE ACT/LOI SUR L'ADMINISTRATION DE LA JUSTICE			
Court Reporters and Court Monitors	2		Rev. 587/91
Court Reporters and Court Monitors/ <i>Sténographes judiciaires et préposés à l'enregistrement magnétique</i>		587/91	135/94
Fee Payable to Small Claims Court Referees/ <i>Honoraires payables aux arbitres de la Cour des petites créances</i>	3		586/91, 129/94,
Fees and Expenses/ <i>Honoraires et frais</i>			
—Jurors and Crown Witnesses/ <i>des jurés et des témoins de la Couronne</i>	4		497/93, 130/94, 258/96, 264/98
—Justices of the Peace/ <i>des juges de paix</i>	5		518/91, 131/94
—Sheriff's Officers, Process Servers, Escorts and Municipal Police Forces/ <i>des agents du shérif, des huissiers, des escortes et des corps de police municipaux</i>	6		588/91, 132/94
Fees			
—Construction Liens	7		Rev. 293/92
—Repair and Storage Liens Act	8		Rev. 293/92
—Unified Family Court	9		295/92, Rev. 417/95

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Investigation Fee—Official Guardian/ <i>Honoraires d'enquête — Tuteur public</i>	10		133/94
Kilometre Allowances/ <i>Indemnités de kilométrage</i>	11		134/94
Mediators' Fees (Rule 24.1, Rules of Civil Procedure)/ <i>Honoraires des médiateurs (Règle 24.1, Règles de procédure civile)</i>		451/98	
Mediators' Fees (Rule 75.1, Rules of Civil Procedure)/ <i>Honoraires des médiateurs (Règle 75.1, Règles de procédure civile)</i>		291/99	
Ontario Court (General Division)—Fees	12		Rev. 293/92
Ontario Court (General Division)—Family Court—Fees/ <i>Cour de l'Ontario (Division générale) — Cour de la famille — Frais</i>		417/95	215/97, 397/98
Ontario Court (General Division) and Court of Appeal—Fees/ <i>Cour de l'Ontario (Division générale) et Cour d'appel — Honoraires et frais</i>		293/92	136/94, 272/94, 359/94, 802/94, 212/97, 248/97, 403/98, 329/99
Ontario Court (Provincial Division)—Fees/ <i>Cour de l'Ontario (Division provinciale) — Frais</i>		296/92	138/94, 216/97, 396/98
Sheriffs—Fees	13		Rev. 294/92
Sheriffs—Fees/ <i>Shérifs — Honoraires et frais</i>		294/92	431/93, 137/94, 358/94, 213/97, 404/98, 4/99, 330/99
Small Claims Court/ <i>Cour des petites créances</i>			
—Fees and Allowances	14		Rev. 585/91
—Fees and Allowances		585/91	297/92, 367/92, Rev. 432/93
—Fees and Allowances/ <i>Honoraires, frais et indemnités</i> ..		432/93	139/94, 214/97, 488/98
ADVOCACY ACT, 1992/LOI DE 1992 SUR L'INTERVENTION			
General		33/95	
AGGREGATE RESOURCES ACT/LOI SUR LES RESSOURCES EN AGRÉGATS			
General/ <i>Dispositions générales</i>	15		512/91, 172/92, 354/93, 671/94, Rev. 244/97
General/ <i>Dispositions générales</i>		244/97	535/97, 52/98, 489/99, 530/99
AGRICULTURAL AND HORTICULTURAL ORGANIZATIONS ACT/LOI SUR LES ORGANISATIONS AGRICOLES ET HORTICOLES			
General/ <i>Dispositions générales</i>	16		662/91, 945/93
Names	17		
AGRICULTURAL RESEARCH INSTITUTE OF ONTARIO ACT/LOI SUR L'INSTITUT DE RECHERCHE AGRICOLE DE L'ONTARIO			
Agricultural Lands		127/95	
AGRICULTURAL TILE DRAINAGE INSTALLATION ACT/LOI SUR LES INSTALLATIONS DE DRAINAGE AGRICOLE			
General/ <i>Dispositions générales</i>	18		571/91, 459/95, 49/96, 506/97

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ALCOHOL AND GAMING REGULATION AND PUBLIC PROTECTION ACT, 1996/LOI DE 1996 SUR LA RÉGLEMENTATION DES ALCOOLS ET DES JEUX ET LA PROTECTION DU PUBLIC			
Assignment of Powers and Duties—Gaming Control Act, 1992/ <i>Attribution des pouvoirs et des fonctions — Loi de 1992 sur la réglementation des jeux</i>		60/98	
Assignment of Powers and Duties—Liquor Licence Act/ <i>Attribution des pouvoirs et des fonctions — Loi sur les permis d'alcool</i>		61/98	
AMBULANCE ACT/LOI SUR LES AMBULANCES			
Costs Associated with the Provision of Land Ambulance Services		492/97	354/98, Rev. 128/99
Costs Associated with the Provision of Land Ambulance Services		129/99	
General/ <i>Dispositions générales</i>	19	596/91, 328/92, 810/93, Rev. 500/97	
General		501/97	38/98, 379/98, 571/98, 127/99, 520/99, 589/99
Recovery of Costs of Delivery Agents (see now Costs Associated with the Provision of Land Ambulance Services)			
AMMUNITION REGULATION ACT, 1994/LOI DE 1994 SUR LA RÉGLEMENTATION DES MUNITIONS			
Identification		574/94	
AMUSEMENT DEVICES ACT/LOI SUR LES ATTRACTIONS			
General/ <i>Dispositions générales</i>	20		548/92, 348/93, 636/94, 440/96, 540/96
ANATOMY ACT/LOI SUR L'ANATOMIE			
Form of Order for Delivery of a Body/ <i>Formule d'ordonnance de livraison d'un cadavre</i>		263/99	
General	21		772/94, 258/99
ANIMALS FOR RESEARCH ACT/LOI SUR LES ANIMAUX DESTINÉS À LA RECHERCHE			
General	22		434/95, 289/96
Pounds/ <i>Fourrières</i>	23		178/92
Research Facilities and Supply Facilities/ <i>Services de recherche et animaleries</i>	24		179/92
Transportation	25		
APPRENTICESHIP AND CERTIFICATION ACT, 1998/LOI DE 1998 SUR L'APPRENTISSAGE ET LA RECONNAISSANCE PROFESSIONNELLE			
Exemptions		566/99	
General		573/99	
Restricted Skill Sets		565/99	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ARBITRATIONS ACT/LOI SUR L'ARBITRAGE			
Fees Chargeable by Arbitrators	26		
ARCHITECTS ACT/LOI SUR LES ARCHITECTES			
General	27		91/93, 379/94, 380/95, 253/96, 430/97, 287/99
ARTIFICIAL INSEMINATION OF LIVESTOCK ACT/LOI SUR L'INSÉMINATION ARTIFICIELLE DU BÉTAIL			
General	28		727/92, 457/95, 288/96
ASSESSMENT ACT/LOI SUR L'ÉVALUATION FONCIÈRE			
Application for Direction of School Support	29		Rev. 921/93
Assessment Areas and Regions	30		270/98
Assessment Notices	31		Rev. 115/92
Assessment Notices of Supplementary or Omitted Assessment	32		Rev. 391/98
Direction of School Support		921/93	481/94, Rev. 391/98
Enumeration		210/91	168/94, Rev. 391/98
Equalization of Assessments made under Section 63 of the Assessment Act		110/89	710/94, Rev. 391/98
Equalization of Assessments (Various District School Areas) under Subsection 58 (3) of the Act		259/96	Rev. 391/98
Equalization of Assessments (Various Municipalities) ...		605/93	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		486/92	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		116/93	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		267/94	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		272/95	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		260/96	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 58 (3) of the Act		261/96	Rev. 391/98
Equalization of Assessments (Various Municipalities) under Subsection 63 (3) of the Act (now)			
Equalization of 1989 Assessments for the 1990 Tax Year (Various Municipalities) under Subsection 60 (4) of the Act	33		283/91, 705/94, Rev. 391/98
Equalization of 1990 Assessments for the 1991 Tax Year (Various Municipalities) under Subsection 58 (3) of the Act		281/91	712/94, Rev. 391/98
General		282/98	390/98, 721/98, 8/99, 46/99, 345/99, 351/99, 499/99, 605/99, 606/99
Interior Information Questionnaire	34		Rev. 391/98
Interpretation		703/94	Rev. 391/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Interpretation		704/94	Rev. 391/98
Interpretation		706/94	Rev. 391/98
Interpretation		707/94	Rev. 391/98
Interpretation		708/94	Rev. 391/98
Interpretation		709/94	Rev. 391/98
Interpretation		711/94	Rev. 391/98
Pipe Line Rates	35		Rev. 391/98
Pipe Line Rates	36		Rev. 391/98
Pipe Line Rates	37		Rev. 391/98
Pipe Line Rates	38		Rev. 391/98
Pipe Line Rates	39		Rev. 391/98
Pipe Line Rates in Muskoka and Parry Sound	40		Rev. 391/98
Pipe Line Rates in Part of the District of Algoma and Part of The Regional Municipality of Ottawa-Carleton	41		Rev. 391/98
Pipe Line Rates in Parts of the Counties of Hastings and Simcoe and Parts of the United Counties of Prescott and Russell and Stormont, Dundas and Glengarry	42		Rev. 391/98
Pipe Line Rates in Parts of the Counties of Peterborough, Simcoe and Victoria and in Parts of the Districts of Sudbury and Algoma	43		Rev. 391/98
Pipe Line Rates in the County of Huron and Parts of the Counties of Haliburton, Hastings, Peterborough, Simcoe and Victoria and Part of the District of Timiskaming	44		Rev. 391/98
Pipe Line Rates in The Regional Municipality of Sudbury	45		Rev. 391/98
Pipe Line Rates under Subsection 25 (16) of the Act	46		387/91, 589/92, 665/93, Rev. 391/98
Pipe Line Rates under Subsection 25 (16) of the Act— Village of Maxville		428/95	356/96, Rev. 391/98
Pipe Line Rates under Subsection 25 (17) of the Act	47		282/91, 485/92, 604/93, 266/94, Rev. 391/98
Pipe Line Rates under Subsection 25 (17) of the Act		269/94	273/95, 263/96, Rev. 391/98
Pipe Line Rates under Subsection 25 (18) of the Act		284/91	487/92, 607/93, 268/94, Rev. 391/98
Pipe Line Rates under Subsection 25 (18) of the Act		274/95	262/96, Rev. 391/98
Property Income Questionnaire	48		Rev. 391/98
Refund of Fees for Complaints		175/99	
Regulation to Revoke Various Regulations made under the Assessment Act		391/98	
Revision and Certification of Assessment Commissioner's List	49		Rev. 921/93
School Tax Support (Voluntary Election)		156/91	Rev. 391/98
Shopping Centres (Toronto)		5/95	Rev. 489/95
Shopping Centres (Toronto)		489/95	Rev. 529/96
Shopping Centres (Toronto)		529/96	Rev. 391/98
ASSESSMENT REVIEW BOARD ACT/LOI SUR LA COMMISSION DE RÉVISION DE L'ÉVALUATION FONCIÈRE			
Assessment Review Board Rules of Procedure		803/94	Rev. 294/96
Procedure	50		Rev. 803/94

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ATHLETICS CONTROL ACT/LOI SUR LE CONTRÔLE DES SPORTS			
Amount of Tax	51		
General	52		194/91, 369/92, 685/92, 343/93
AUDIOLOGY AND SPEECH-LANGUAGE PATHOLOGY ACT, 1991/LOI DE 1991 SUR LES AUDIOLOGISTES ET LES ORTHOPHONISTES			
Committee Composition		671/93	
Election of Council Members		744/93	213/94
Fees		791/93	Rev. 541/94
General		543/94	185/99
Professional Misconduct		749/93	
Registration		872/93	873/93, Rev. 542/94
B			
BAILIFFS ACT/LOI SUR LES HUISSIERS			
General	53		689/91, 513/97
BEEF CATTLE MARKETING ACT/LOI SUR LA COMMERCIALISATION DES BOVINS DE BOUCHERIE			
Licence Fees	54		154/92, 291/96
Weighing of Carcasses	55		38/94
Weighing of Live Cattle	56		
BEEES ACT/LOI SUR L'APICULTURE			
General	57		435/95
BLIND PERSONS' RIGHTS ACT/LOI SUR LES DROITS DES AVEUGLES			
Guide Dogs	58		
BOILERS AND PRESSURE VESSELS ACT/LOI SUR LES CHAUDIÈRES ET APPAREILS SOUS PRESSION			
General	59		1/92, 721/92, 349/93, 444/96, 541/96
BOUNDARIES ACT/LOI SUR LE BORNAGE			
General/ <i>Dispositions générales</i>	60		322/91, 278/92, 323/93
BUILDING CODE ACT, 1992/LOI DE 1992 SUR LE CODE DU BÂTIMENT			
General	61		400/91, 158/93, 160/93, 383/94, 20/95, 395/96, Rev. 403/97
General		403/97	22/98, 102/98, 122/98, 152/99, 278/99, 593/99, 597/99
BUSINESS CORPORATIONS ACT/LOI SUR LES SOCIÉTÉS PAR ACTIONS			
Exemptions for The Algoma Steel Corporation, Limited .		86/92	Rev. 86/92

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
General/ <i>Dispositions générales</i>	62		578/91, 594/92, 627/93, 637/94, 293/95, 400/95, 308/96, 561/98, 190/99, 196/99
BUSINESS NAMES ACT/LOI SUR LES NOMS COMMERCIAUX			
General/ <i>Dispositions générales</i>		121/91	579/91, 334/92, 595/92, 624/93, 175/94, 401/95, 441/95, 256/96, 309/96, 562/98, 191/99
Restrictions Respecting Names/ <i>Restrictions concernant les noms commerciaux</i>		122/91	
BUSINESS REGULATION REFORM ACT, 1994/ LOI DE 1994 PORTANT RÉFORME DE LA RÉGLEMENTATION DES ENTREPRISES			
General		442/95	
C			
CAPITAL INVESTMENT PLAN ACT, 1993/LOI DE 1993 SUR LE PLAN D'INVESTISSEMENT			
General		146/97	653/98
Public Bodies		632/94	
Toll Devices—Period of Validation		114/97	
Toll Highway Designations		608/94	
CEMETERIES ACT/LOI SUR LES CIMETIÈRES			
Closings	63		214/91, Rev. 130/92
General	64		Rev. 130/92
Trust Funds	65		215/91, Rev. 132/92
CEMETERIES ACT (REVISED)/LOI SUR LES CIMETIÈRES (RÉVISÉE)			
Burial Sites		133/92	
Establishing, Operating and Closing Cemeteries and Crematoria		130/92	
Licences		131/92	514/97, 53/98
Trust Funds		132/92	436/96, 327/99
CENTENNIAL CENTRE OF SCIENCE AND TECHNOLOGY ACT/LOI SUR LE CENTRE CENTENNIAL DES SCIENCES ET DE LA TECHNOLOGIE			
Application of Corporations Act		389/95	
Fees	66		365/92, 394/93, Rev. 251/94
CERTIFICATION OF TITLES ACT/LOI SUR LA CERTIFICATION DES TITRES			
General	67		323/91, Rev. 514/93
General		514/93	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
CHANGE OF NAME ACT/LOI SUR LE CHANGEMENT DE NOM			
General/ <i>Dispositions générales</i>	68		326/91
CHARITABLE INSTITUTIONS ACT/LOI SUR LES ÉTABLISSEMENTS DE BIENFAISANCE			
General	69		17/91, 189/91, 340/91, 414/91, 594/91, 651/91, 719/91, 32/92, 224/92, 425/92, 465/92, 651/92, 714/92, 45/93, 217/93, 368/93, 882/93, 236/94, 314/94, 368/94, 371/94, 535/94, 586/94, 178/95, 182/95, 185/95, 192/95, 220/96, 229/96, 341/96, 11/97, 198/97, 41/98, 234/98, 640/98, 149/99, 371/99
CHILD AND FAMILY SERVICES ACT/LOI SUR LES SERVICES À L'ENFANCE ET À LA FAMILLE			
Exemptions from Act—Six Nations of the Grand River ..		240/95	Rev. 166/97
General	70		139/91, 239/92, 683/92, 161/93, 400/93, 50/94, 509/94, 539/94, 763/94, 225/95, 483/97, 199/99
Register	71		
CHILDREN'S LAW REFORM ACT/LOI PORTANT RÉFORME DU DROIT DE L'ENFANCE			
Forms	72		
CHIROPODY ACT/LOI SUR LES PODOLOGUES			
General	73		429/93, spent
CHIROPODY ACT, 1991/LOI DE 1991 SUR LES PODOLOGUES			
Committee Composition		708/93	
Election of Council Members		829/93	109/94
Examinations		679/93	212/94
Fees		675/93	Rev. 746/94
General		203/94	746/94, 183/99, 248/99
Professional Misconduct		750/93	110/94
Registration		830/93	111/94, 187/99
CHIROPRACTIC ACT, 1991/LOI DE 1991 SUR LES CHIROPRACTICIENS			
Committee Composition		672/93	
Election of Council Members		910/93	112/94
Examinations		885/93	
Fees		613/93	Rev. 747/94
General		204/94	747/94
Professional Misconduct		852/93	
Registration		862/93	871/93

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
COLLECTION AGENCIES ACT/LOI SUR LES AGENCES DE RECOUVREMENT			
General	74		690/91, 582/92, 515/97, 54/98
COMMERCIAL CONCENTRATION TAX ACT/LOI DE L'IMPÔT SUR LES CONCENTRATIONS COMMERCIALES			
General	75		116/92, 119/93, 307/97, 448/99
COMMISSIONERS FOR TAKING AFFIDAVITS ACT/LOI SUR LES COMMISSAIRES AUX AFFIDAVITS			
Fees	76		298/92
COMMODITY BOARDS AND MARKETING AGENCIES ACT/LOI SUR LES AGENCES DE COMMERCIALISATION ET LES COMMISSIONS DE PRODUITS AGRICOLES			
Levies			
—Cream	77		
—Milk	78		
Levies or Charges			
—Chicken	79		
—Chicken (Over Quota)	80		
—Cream	81		
—Eggs	82		Rev. 785/91
—Eggs		785/91	164/94, 12/95, 135/96
—Eggs (Over Quota)	83		
—Fowl	84		
—Hatching Eggs	85		
—Hatching Eggs and Chicks (Over Quota)	86		
—Milk	87		451/92
—Tobacco	88		
—Turkey		68/98	374/98
—Turkey (Over Quota)		69/98	141/98
—Turkeys	89		Rev. 67/98
COMMODITY FUTURES ACT/LOI SUR LES CONTRATS À TERME SUR MARCHANDISES			
General	90		248/92, 246/97, 321/98
COMMUNITY ECONOMIC DEVELOPMENT ACT, 1993/LOI DE 1993 SUR LE DÉVELOPPEMENT ÉCONOMIQUE COMMUNAUTAIRE			
Community Economic Development Corporations		45/94	
COMMUNITY PSYCHIATRIC HOSPITALS ACT/ LOI SUR LES HÔPITAUX PSYCHIATRIQUES COMMUNAUTAIRES			
General/ <i>Dispositions générales</i>	91		345/91
Grants/ <i>Subventions</i>	92		597/91

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
COMMUNITY RECREATION CENTRES ACT/LOI SUR LES CENTRES DE LOISIRS COMMUNAUTAIRES			
General	93		
COMMUNITY SMALL BUSINESS INVESTMENT FUNDS ACT/LOI SUR LES FONDS COMMUNAUTAIRES D'INVESTISSEMENT DANS LES PETITES ENTREPRISES (formerly Labour Sponsored Venture Capital Corporations Act, 1992/ <i>anciennement Loi de 1992 sur les corporations à capital de risque de travailleurs</i>)			
Specified Employee Ownership Corporations		591/92	
COMPULSORY AUTOMOBILE INSURANCE ACT/LOI SUR L'ASSURANCE-AUTOMOBILE OBLIGATOIRE			
Certificate of Insurance	94		Rev. 278/95
Certificate of Insurance		278/95	
Exemptions	95		
Insurance Card		402/96	
CONDOMINIUM ACT/LOI SUR LES CONDOMINIUMS			
General	96		179/91, 129/92, 148/92
Surveys and The Description	97		180/91
CONSENT TO TREATMENT ACT, 1992/LOI DE 1992 SUR LE CONSENTEMENT AU TRAITEMENT			
General		19/95	16/96, Rev. 105/96
CONSERVATION AUTHORITIES ACT/LOI SUR LES OFFICES DE PROTECTION DE LA NATURE			
Conservation Areas			
—Ausable-Bayfield	98		
—Cataragui Region	99		
—Catfish Creek	100		
—Central Lake Ontario	101		
—Credit Valley	102		
—Crowe Valley	103		
—Essex Region	104		
—Ganaraska Region	105		
—Grand River	106		
—Grey Sauble	107		
—Halton Region	108		
—Hamilton Region	109		
—Kawartha Region	110		
—Kettle Creek	111		
—Lake Simcoe Region	112		
—Lakehead Region	113		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Long Point Region	114		
—Lower Thames Valley	115		
—Lower Trent Region	116		
—Maitland Valley	117		
—Mattagami Region	118		
—Metropolitan Toronto and Region	119		
—Mississippi Valley	120		
—Moir River	121		
—Napanee Region	122		
—Niagara Peninsula	123		
—Nickel District	124		
—North Bay-Mattawa	125		
—North Grey Region	126		
—Nottawasaga Valley	127		
—Otonabee Region	128		
—Prince Edward Region	129		
—Rideau Valley	130		
—St. Clair Region	131		
—Sauble Valley	132		
—Saugeen Valley	133		
—Sault Ste. Marie Region	134		
—South Nation River	135		
—Upper Thames River	136		
Fill			
—Grand Valley	137		
—Moir River	138		Rev. 260/92
—Spencer Creek	139		
Fill and Alteration to Waterways			
—Raisin Region	140		
—Sault Ste. Marie Region Conservation Authority	141		
Fill, Construction and Alteration to Waterways			
—Ausable-Bayfield	142		Rev. 46/95
—Ausable-Bayfield		46/95	
—Cataraqui Region	143		
—Catfish Creek	144		
—Central Lake Ontario	145		
—Credit Valley	146		396/92
—Essex Region	147		535/91
—Ganaraska Region Conservation Authority	148		498/93
—Grand River	149		69/93, 669/94, 142/98
—Grey Sauble Conservation Authority		416/94	
—Halton Region Conservation Authority	150		
—Hamilton Region	151		
—Kawartha Region Conservation Authority		33/94	
—Kettle Creek	152		
—Lakehead Region		152/91	
—Lake Simcoe Region	153		534/91, 623/94

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Long Point Region Conservation Authority	154		
—Lower Thames Valley	155		
—Lower Trent Region	156		
—Maitland Valley Conservation Authority		22/91	
—Mattagami Region	157		
—Metropolitan Toronto and Region	158		
—Mississippi Valley (The)	159		
—Moir River		260/92	725/94
—Napanee Region Conservation Authority	160		
—Niagara Peninsula Conservation Authority (The)		99/91	266/92, 508/94
—Nickel District	161		
—North Bay-Mattawa Conservation Authority	162		
—North Grey	163		
—Nottawasaga Valley	164		47/93, 118/95
—Otonabee Region	165		Rev. 282/97
—Otonabee Region Conversation Authority		282/97	
—Prince Edward Region Conservation Authority (The) ..		417/94	
—Rideau Valley	166		
—St. Clair Region	167		
—Sauble Valley	168		
—Saugeen Valley	169		
—South Nation River Conservation Authority		724/94	
—Upper Thames River	170		
Municipal Levies		139/96	231/97, 106/98
CONSOLIDATED HEARINGS ACT/LOI SUR LA JONCTION DES AUDIENCES			
Aggregate Resources Act	171		783/91, 840/93, 502/95
Conservation Authorities Act	172		265/91, 781/91, 586/92, 549/94, 796/94
Hearings	173		205/97
Lakes and Rivers Improvement Act	174		782/91, 550/94
Regional Municipality of Durham Act		161/90	Rev. 552/94
Regional Municipality of Durham Act		552/94	
Subsections 34 (3) and (4) of The Regional Municipality of Halton Act		784/91	
Waste Management Act, 1992		551/94	
CONSTRUCTION LIEN ACT/LOI SUR LE PRIVILÈGE DANS L'INDUSTRIE DE LA CONSTRUCTION			
General	175		416/93, 450/98
CONSUMER PROTECTION ACT/LOI SUR LA PROTECTION DU CONSOMMATEUR			
General/ <i>Dispositions générales</i>	176		691/91, 637/93, 516/97, 56/98
CONSUMER REPORTING ACT/LOI SUR LES RENSEIGNEMENTS CONCERNANT LE CONSOMMATEUR			
General	177		692/91, 517/97

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
CO-OPERATIVE CORPORATIONS ACT/LOI SUR LES SOCIÉTÉS COOPÉRATIVES			
General	178		495/92, 773/92, 234/95, 318/98
CO-OPERATIVE LOANS ACT/LOI SUR LES PRÊTS AUX COOPÉRATIVES			
General	179		
CORONERS ACT/LOI SUR LES CORONERS			
Fees, Allowances and Forms/ <i>Honoraires, indemnités et formules</i>		264/99	
General/ <i>Dispositions générales</i>	180		128/92, 141/94, 104/95, 259/99
CORPORATIONS ACT/LOI SUR LES PERSONNES MORALES			
General/ <i>Dispositions générales</i>	181		580/91, 596/92, 625/93, 177/94, 638/94, 294/95, 402/95, 310/96, 563/98, 189/99, 192/99
CORPORATIONS INFORMATION ACT/LOI SUR LES RENSEIGNEMENTS EXIGÉS DES PERSONNES MORALES			
General/ <i>Dispositions générales</i>	182		12/91, 123/91, 255/92, 256/92, 597/92, 628/93, 178/94, 59/95, 311/96, 564/98, 193/99, 575/99
CORPORATIONS TAX ACT/LOI SUR L'IMPOSITION DES CORPORATIONS			
Co-operative Education Tax Credit		329/97	295/98
General	183		714/91, 453/92, 120/93, 171/96, 488/96, 306/97, 298/98, 355/98, 76/99, 419/99, 449/99, 558/99
Ontario Film and Television Tax Credit		322/97	649/98, 75/99, 559/99
Small Business Investment Tax Credit for Banks		318/97	299/98
COSTS OF DISTRESS ACT/LOI SUR LES FRAIS DE SAISIE-GAGERIE			
Costs	184		
COUNTY OF OXFORD ACT/LOI SUR LE COMTÉ D'OXFORD			
Equalization of Assessments (Oxford County) under Section 84.13 of the Act		264/96	
Protection of Employees		951/93	
Rating By-laws—Extension of Time		251/96	
COUNTY OF SIMCOE ACT, 1990			
Amalgamated Town			
—Change of Name		776/91	Rev. 953/93
Notice Requirements		95/92	Rev. 953/93
Rates of Taxation, 1991		709/91	Rev. 953/93
Rates of Taxation, 1992		763/92	Rev. 953/93

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Rates of Taxation, 1993		585/93	Rev. 953/93
Urban Services		682/90	Rev. 953/93
Ward System		149/91	Rev. 953/93
COUNTY OF SIMCOE ACT, 1993/LOI DE 1993 SUR LE COMTÉ DE SIMCOE			
Amalgamated Town			
—Ward System for the Hydro-Electric Power Commission		273/91	
General		953/93	
Midland (Town of), Township of Tiny Boundary—Related Matters		462/94	
Protection of Benefits of Employees and Retired Employees		414/94	
Rates of Taxation for General Purposes, 1994		527/94	
Rates of Taxation for General Purposes, 1997		410/97	
COURTS OF JUSTICE ACT/LOI SUR LES TRIBUNAUX JUDICIAIRES			
Bilingual Proceedings	185		681/92
Bilingual Proceedings: Additions to Schedules 1 and 2 of Section 126 of the Act/ <i>Instances bilingues : ajouts aux annexes 1 et 2 de l'article 126 de la Loi</i>		922/93	441/97
Case Management Masters—Qualifications		535/96	
Designation of Regions	186		
District of Algoma Civil Case Management Rules/ <i>Règles de gestion des causes civiles du district d'Algoma</i>	187		536/92, 762/93, 743/94, 519/95, 531/96, 439/97, 628/98, 293/99, 584/99
Duties of Clerks and Bailiffs of the Small Claims Court .	188		
Essex Civil Case Management Rules/ <i>Règles de gestion des causes civiles d'Essex</i>	189		397/91, 537/92, 211/93, 763/93, 744/94, 518/95, 532/96, 440/97, 629/98, 294/99, 585/99
Family Court Rules	202		72/92, 468/93, 282/95, 429/97, 215/98, 294/98, Rev. 114/99
Family Law Rules/ <i>Règles en matière de droit de la famille</i>		114/99	441/99, 544/99
Framework Agreement on Judges' Remuneration		407/93	
Money Paid Into Court	190		391/91, 619/91, 176/92, 213/93, 558/93, 599/94, 187/95, 35/97, 487/99
Number of Judges	191		91/91, Rev. 464/93
Number of Judges		464/93	Rev. 74/95
Number of Judges		74/95	Rev. 233/95
Number of Judges		233/95	368/95, 303/96, 296/99, Rev. 502/99
Number of Judges/ <i>Nombre de juges</i>		502/99	
Part-Time Provincial Judges Authorized to Practise Law .	192		Rev. 67/92
Provincial Judges Benefits	193		269/91, Rev. 67/92
Rules for the Toronto Region E-filing Pilot Project/ <i>Règles du projet pilote de dépôt électronique de la région de Toronto</i>		223/97	417/97, 103/98, 630/98, Rev. 289/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Rules of Civil Procedure/ <i>Règles de procédure civile</i>	194		219/91, 396/91, 73/92, 175/92, 535/92, 770/92, 212/93, 465/93, 466/93, 766/93, 351/94, 484/94, 739/94, 740/94, 69/95, 70/95, 377/95, 533/95, 534/95, 60/96, 61/96, 175/96, 332/96, 333/96, 536/96, 554/96, 555/96, 118/97, 348/97, 427/97, 442/97, 171/98, 214/98, 217/98, 292/98, 452/98, 453/98, 570/98, 627/98, 288/99, 290/99, 292/99, 484/99, 488/99, 583/99
Rules of the Court of Appeal in Appeals under the Provincial Offences Act	195		Rev. 721/94
Rules of the Court of Appeal in Appeals under the Provincial Offences Act/ <i>Règles de la Cour d'appel relatives aux appels interjetés en vertu de la Loi sur les infractions provinciales</i>		721/94	
Rules of the Ontario Court (General Division) and the Ontario Court (Provincial Division) in Appeals under Section 116 of the Provincial Offences Act	196		Rev. 723/94
Rules of the Ontario Court (General Division) and the Ontario Court (Provincial Division) in Appeals under Section 116 of the Provincial Offences Act/ <i>Règles de la Cour de l'Ontario (Division générale) et de la Cour de l'Ontario (Division provinciale) relatives aux appels interjetés en vertu de l'article 116 de la Loi sur les infractions provinciales</i>		723/94	
Rules of the Ontario Court (General Division) in Estate Proceedings	197		398/91, Rev. 485/94
Rules of the Ontario Court (Provincial Division) in Appeals under Section 135 of the Provincial Offences Act	198		504/93, Rev. 722/94
Rules of the Ontario Court (Provincial Division) in Appeals under Section 135 of the Provincial Offences Act/ <i>Règles de la Cour de l'Ontario (Division provinciale) relatives aux appels interjetés en vertu de l'article 135 de la Loi sur les infractions provinciales</i>		722/94	
Rules of the Ontario Court (Provincial Division) in Family Law Proceedings	199		705/91, 71/92, 467/93, 428/97, 216/98, 293/98, Rev. 114/99
Rules of the Ontario Court (Provincial Division) in Provincial Offences Proceedings	200		505/93, 498/94
Rules of the Small Claims Court	201		732/92, 66/95, 132/96, Rev. 258/98
Rules of the Small Claims Court/ <i>Règles de la Cour des petites créances</i>		258/98	295/99
Rules of the Unified Family Court (see now Family Court Rules)			
Salaries and Benefits of Masters	203		406/91, Rev. 68/92
Salaries and Benefits of Masters		68/92	
Salaries and Benefits of Provincial Judges	204		405/91, Rev. 67/92
Salaries and Benefits of Provincial Judges		67/92	762/92, 167/93, 460/93
Small Claims Court Jurisdiction	205		Rev. 335/92
Small Claims Court Jurisdiction		335/92	Rev. 92/93
Small Claims Court Jurisdiction		92/93	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Territorial Divisions for the Small Claims Court	206		
Toronto Civil Case Management Rules/ <i>Règles de gestion des causes civiles de Toronto</i>		703/91	210/93, 765/93, 482/94, 741/94, 516/95, 533/96, Rev. 556/96
Toronto Family Case Management Rules/ <i>Règles de gestion des causes en droit de la famille de Toronto</i> . .		704/91	744/92, 764/93, 483/94, 742/94, 517/95, 534/96, 447/97, 626/98, 543/99
CREDIT UNIONS AND CAISSES POPULAIRES ACT/LOI SUR LES CAISSES POPULAIRES ET LES CREDIT UNIONS			
Annual Premium	207		Rev. 78/95
Credit Union Leagues/ <i>Fédérations de caisses</i>	208		Rev. 77/95
Designations under Section 85 of the Act	209		Rev. 76/95
General/ <i>Dispositions générales</i>	210		Rev. 76/95
Matching Assets/ <i>Éléments d'actif correspondants</i>	211		Rev. 76/95
Membership in Credit Union Leagues/ <i>Adhésion aux fédérations de caisses</i>	212		Rev. 77/95
Membership in Credit Unions/ <i>Adhésion aux caisses</i>	213		Rev. 76/95
Stabilization Funds	214		70/93, 171/93, Rev. 79/95
CREDIT UNIONS AND CAISSES POPULAIRES ACT, 1994/LOI DE 1994 SUR LES CAISSES POPULAIRES ET LES CREDIT UNIONS			
Credit Unions/ <i>Caisses populaires</i>		76/95	414/97, 314/98
Deposit Insurance Corporation of Ontario/ <i>Société ontarienne d'assurance-dépôts</i>		78/95	316/98, 620/99
Leagues/ <i>Fédérations</i>		77/95	315/98, 619/99
Stabilization Funds Established under a Predecessor Act/ <i>Fonds de stabilisation créés en vertu d'une loi antérieure</i>		79/95	317/98
CROP INSURANCE ACT (ONTARIO)/LOI SUR L'ASSURANCE-RÉCOLTE (ONTARIO) (see now Crop Insurance Act (Ontario), 1996/voir maintenant Loi de 1996 sur l'assurance-récolte (Ontario))			
Arbitration Proceedings/ <i>Arbitrage</i>	215		262/92, Rev. 140/96
Crop Insurance Plan/ <i>Régime d'assurance-récolte</i>			
—Apples	216		418/92, 177/93, 84/94, 6/95, Rev. 358/96
—Apples		358/96	17/97, Rev. 383/97
—Asparagus	217		488/91, 436/92, 95/93, 85/94, 3/95, 443/95, 478/96, Rev. 383/97
—Black Tobacco/ <i>sur le tabac noir</i>	218		551/91, 431/92, 245/93, 562/93, 430/94, 469/94, 226/95, 246/96, Rev. 382/97
—Burley Tobacco/ <i>sur le tabac Burley</i>	219		246/93, Rev. 382/97
—Butternut Squash/ <i>sur les courges musquées</i>	242		490/91, 615/92, 262/93, 563/93, 433/94, 474/94, 259/95, 363/96, Rev. 382/97
—Carrots (see now Fresh Market Carrots)			
—Carrots (Processing)		639/92	576/93, 438/94, 166/95, 283/96, Rev. 383/97
—Coloured Beans/ <i>sur les haricots colorés</i>	221		570/91, 462/92, 248/93, 564/93, 86/94, 135/95, 237/96, Rev. 382/97

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Corn	222		117/93, 565/93, 87/94, 134/95, 242/96, Rev. 383/97
—Cucumbers/ <i>sur les concombres</i>	223		489/91, 640/92, 249/93, 566/93, 471/94, 648/94, 251/95, 318/96, Rev. 382/97
—Flue-Cured Tobacco/ <i>sur le tabac jaune</i>	224		674/92, 250/93, 567/93, 649/94, 252/95, 364/96, Rev. 382/97
—Forage Seeding Establishment/ <i>sur l'implantation du fourrage</i>	225		307/91, 433/92, 251/93, 641/93, 650/94, 133/95, Rev. 382/97
—Fresh Market Carrots/ <i>sur les carottes fraîches</i>	220		552/91, 677/92, 247/93, 539/93, 436/94, 470/94, 250/95, 181/96, Rev. 382/97
—Grapes	226		331/91, 607/92, 301/93, 88/94, 208/95, 281/96, 518/96, Rev. 383/97
—Green and Wax Beans	227		550/91, 606/92, 65/93, 568/93, 651/94, 165/95, 249/96, Rev. 383/97
—Greenhouse Vegetables	228		Rev. 424/92
—Hay and Pasture/ <i>sur le foin et le pâturage</i>	229		79/91, 432/92, 252/93, 729/93, 652/94, 243/96, Rev. 382/97
—Honey/ <i>sur le miel</i>	230		492/91, 608/92, 253/93, 540/93, 431/94, 227/95, Rev. 382/97
—Lima Beans/ <i>sur les haricots de Lima</i>	231		485/91, 254/93, 569/93, 441/94, 253/95, 286/96, Rev. 382/97
—Oil Seed	232		553/91, 118/93, 570/93, 89/94, 132/95, 238/96, Rev. 383/97
—Onions/ <i>sur les oignons</i>	233		491/91, 616/92, 255/93, 571/93, 426/94, 472/94, 254/95, 245/96, Rev. 382/97
—Peaches/ <i>sur les pêches</i>	234		419/92, 256/93, 90/94, 7/95, 519/96, Rev. 382/97
—Peanuts/ <i>sur les arachides</i>	235		618/92, 257/93, 572/93, 434/94, 255/95, 247/96, Rev. 382/97
—Pears	236		420/92, 178/93, 91/94, 8/95, 444/95, 517/96, Rev. 383/97
—Peas/ <i>sur les pois</i>	237		675/92, 258/93, 439/94, 256/95, 317/96, Rev. 382/97
—Peppers/ <i>sur les poivrons</i>	238		612/92, 259/93, 573/93, 432/94, 257/95, Rev. 382/97
—Plums	239		184/91, 421/92, 302/93, 92/94, 9/95, 445/95, 539/96, Rev. 383/97
—Popping Corn/ <i>sur le maïs à éclater</i>	240		712/91, 605/92, 260/93, 574/93, 427/94, 473/94, 183/96, Rev. 382/97
—Potatoes/ <i>sur les pommes de terre</i>	241		613/92, 261/93, 575/93, 428/94, 258/95, 369/96, Rev. 382/97
—Pumpkins and Squash (see now Butternut Squash)			
—Red Beets/ <i>sur les betteraves rouges</i>	243		617/92, 263/93, 541/93, 435/94, 619/94, 268/95, 315/96, Rev. 382/97
—Red Spring Wheat/ <i>sur le blé roux du printemps</i>	244		493/91, 438/92, 264/93, 577/93, 93/94, 475/94, 131/95, 239/96, Rev. 382/97
—Rutabagas/ <i>sur les rutabagas</i>	245		494/91, 614/92, 265/93, 578/93, 429/94, 476/94, 291/95, 180/96, Rev. 382/97
—Seed Corn/ <i>sur le maïs de semence</i>	246		21/93, 266/93, 579/93, 731/94, 260/95, 319/96, Rev. 382/97

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Sour Cherries	247		422/92, 303/93, 94/94, 10/95, 330/96, 16/97, Rev. 383/97
—Specialty Crops/ <i>sur les cultures spéciales</i>	248		78/91, 487/91, 676/92, 267/93, 542/93, 437/94, 261/95, 320/96, Rev. 382/97
—Spring Grain/ <i>sur les céréales de printemps</i>	249		569/91, 434/92, 268/93, 580/93, 95/94, 477/94, 130/95, 240/96, Rev. 382/97
—Strawberries		566/91	619/92, 581/93, 654/94, 244/96, Rev. 383/97
—Sunflowers/ <i>sur les tournesols</i>	250		306/91, 437/92, 269/93, 582/93, 96/94, 129/95, 182/96, Rev. 382/97
—Sweet Cherries	251		423/92, 179/93, 97/94, 11/95, 538/95, 516/96, Rev. 383/97
—Sweet Corn/ <i>sur le maïs sucré</i>	252		567/91, 637/92, 270/93, 728/93, 618/94, 653/94, 262/95, 316/96, Rev. 382/97
—Tomatoes/ <i>sur les tomates</i>	253		486/91, 638/92, 271/93, 543/93, 440/94, 292/95, 314/96, Rev. 382/97
—White Beans/ <i>sur les haricots blancs</i>	254		568/91, 463/92, 272/93, 583/93, 98/94, 478/94, 128/95, 241/96, Rev. 382/97
—Winter Wheat	255		629/91, 435/92, 304/93, 99/94, 684/94, 488/95, 282/96, 497/96, Rev. 383/97
Crop Insurance Plans—General/ <i>Régimes d'assurance- récolte — Dispositions générales</i>	256		620/92, 273/93, 310/95, Rev. 381/97
Designation of Insurable Crops/ <i>Désignation des récoltes assurables</i>	257		263/92, Rev. 382/97
CROP INSURANCE ACT (ONTARIO), 1996/LOI DE 1996 SUR L'ASSURANCE-RÉCOLTE (ONTARIO)			
Appeal Proceedings/ <i>Appels</i>		140/96	
General		380/97	
CROWN EMPLOYEES COLLECTIVE BARGAINING ACT/LOI SUR LA NÉGOCIATION COLLECTIVE DES EMPLOYÉS DE LA COURONNE			
General	258		201/91, 708/91, 705/92
Rules of Procedure	259		
CROWN FOREST SUSTAINABILITY ACT, 1994/ LOI DE 1994 SUR LA DURABILITÉ DES FORÊTS DE LA COURONNE			
General		167/95	238/95, 397/96, 452/96, 448/97
Manuals		92/95	Rev. 167/95
CROWN TIMBER ACT/LOI SUR LE BOIS DE LA COURONNE			
General	260		319/93, 461/93, 594/93, 303/94, 559/94, 620/94, 666/94, 62/95

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
D			
DANGEROUS GOODS TRANSPORTATION ACT/ LOI SUR LE TRANSPORT DE MATIÈRES DANGEREUSES			
General	261		269/92, 190/95
DAY NURSERIES ACT/LOI SUR LES GARDERIES			
Designation of Geographic Areas and Delivery Agents ..		137/99	353/99, 462/99, 629/99
General/ <i>Dispositions générales</i>	262		50/91, 218/91, 458/91, 708/92, 42/93, 373/93, 17/94, 583/94, 677/94, 112/97, 482/97, 139/98, 231/98, 277/98, 38/99, 130/99, 609/99
DEAD ANIMAL DISPOSAL ACT/LOI SUR LES CADAVRES D'ANIMAUX			
General/ <i>Dispositions générales</i>	263		572/91, 728/92, 525/96
DENTAL HYGIENE ACT, 1991/LOI DE 1991 SUR LES HYGIÉNISTES DENTAIRES			
Composition of Statutory Committees		616/93	113/94
Election of Council Members		747/93	402/94
Examinations		710/93	
Fees		655/93	Rev. 128/97
General		218/94	127/97, 607/98, 537/99
Professional Misconduct		797/93	Rev. 128/97
Registration		863/93	745/94, 129/97, 606/98, Rev. 536/99
DENTAL TECHNICIANS ACT/LOI SUR LES TECHNICIENS DENTAIRES			
General	264		746/91, 742/92
DENTAL TECHNOLOGY ACT, 1991/LOI DE 1991 SUR LES TECHNOLOGUES DENTAIRES			
Composition of Statutory Committee		651/93	
Elections		748/93	
Examinations		711/93	
Fees		656/93	454/98
General		604/98	
Professional Misconduct		798/93	603/98
Registration		874/93	875/93, 605/98
DENTISTRY ACT, 1991/LOI DE 1991 SUR LES DENTISTES			
Composition of Committees		617/93	54/94
Electoral Districts		831/93	
Fees		792/93	455/95, 123/97
General		205/94	186/99
Professional Misconduct		853/93	220/94
Registration		832/93	124/97

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
DENTURE THERAPISTS ACT/LOI SUR LES DENTUROLOGUES			
General	265		658/91, 772/92
DENTURISM ACT, 1991/LOI DE 1991 SUR LES DENTUROLOGISTES			
Committee Composition		652/93	546/94
Election of Council Members		793/93	
Fees		657/93	Rev. 126/97
General		206/94	125/97, 555/98, 188/99
Professional Misconduct		854/93	405/94, 602/98
Registration		833/93	404/94
DEPOSITS REGULATION ACT/LOI SUR LES DÉPÔTS D'ARGENT			
General	266		
DEVELOPMENT CHARGES ACT/LOI SUR LES REDEVANCES D'EXPLOITATION			
Development Charges/ <i>Redevances d'exploitation</i>	267		349/92, 212/96
Education Development Charges	268		229/92, 813/94, 15/96, 475/97, Rev. 21/98
DEVELOPMENT CHARGES ACT, 1997/LOI DE 1997 SUR LES REDEVANCES D'AMÉNAGEMENT			
General/ <i>Dispositions générales</i>		82/98	104/98, 439/99
DEVELOPMENT CORPORATIONS ACT/LOI SUR LES SOCIÉTÉS DE DÉVELOPPEMENT			
Approval of Loans and Guarantees		77/91	
Innovation Ontario Corporation	269		246/91, 278/96
Ontario Aerospace Corporation		111/92	Rev. 190/97
Ontario Exports Inc.		619/98	
Ontario Film Development Corporation (The)	270		145/91
Ontario Immigrant Investor Corporation		279/99	
Ontario International Corporation	271		768/91, 930/93, Rev. 512/94
Ontario International Trade Corporation		512/94	713/94, 769/94, Rev. 619/98
Ontario Superbuild Corporation		592/99	
Ontario Tourism Marketing Partnership Corporation		618/98	
DEVELOPMENTAL SERVICES ACT/LOI SUR LES SERVICES AUX PERSONNES ATTEINTES D'UN HANDICAP DE DÉVELOPPEMENT			
General	272		
DIETETICS ACT, 1991/LOI DE 1991 SUR LES DIÉTÉTISTES			
Composition of Statutory Committees		673/93	
Election of Council Members		771/93	403/94, Rev. 592/94

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Fees		676/93	920/93, Rev. 591/94
General		593/94	243/97, 181/99, 182/99, 491/99
Professional Misconduct		680/93	
Registration		876/93	877/93, 594/94, Rev. 243/97
DISTRICT MUNICIPALITY OF MUSKOKA ACT/ LOI SUR LA MUNICIPALITÉ DE DISTRICT DE MUSKOKA			
Protection of Employees		950/93	
DISTRICT SOCIAL SERVICES ADMINISTRATION BOARDS ACT/LOI SUR LES CONSEILS D'ADMINISTRATION DE DISTRICT DES SERVICES SOCIAUX (formerly District Welfare Administration Boards Act/ <i>anciennement Loi sur les conseils d'administration de district de l'aide sociale</i>)			
District Social Services Administration Boards		280/98	
General		278/98	37/99, 112/99, 608/99
DISTRICT WELFARE ADMINISTRATION BOARDS ACT/LOI SUR LES CONSEILS D'ADMINISTRATION DE DISTRICT DE L'AIDE SOCIALE			
Application for Grant under Section 10 of the Act	273		418/94, 484/97, Rev. 278/98
DRAINAGE ACT/LOI SUR LE DRAINAGE			
Forms/ <i>Formules</i>	274		573/91
Rules of Practice and Procedure to be Followed in All Proceedings Before the Referee	275		
DRUG AND PHARMACIES REGULATION ACT/LOI SUR LA RÉGLEMENTATION DES MÉDICAMENTS ET DES PHARMACIES (formerly Health Disciplines Act/ <i>anciennement Loi sur les sciences de la santé</i>)			
Child Resistant Packages	545		
Dental Hygienists	546		659/91, 547/93, spent
Dentistry	547		660/91, 641/92, 642/92, 548/93
General	551		747/91, 743/92, 290/93, 704/93, 784/94, 298/96, 120/97, 275/97, 644/98, 179/99
General		297/96	119/97, 444/97, 643/98, 180/99
Medicine	548		212/92, 380/92, 153/93, 308/93, 366/93, 705/93
Nursing	549		211/92, 154/93, 205/93, 549/93, spent
Optometry	550		550/93
Pharmacy (see now General)			

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT/LOI SUR L'INTERCHANGEABILITÉ DES MÉDICAMENTS ET LES HONORAIRES DE PRÉPARATION (formerly Prescription Drug Cost Regulation <i>Act/anciennement Loi sur la réglementation des prix des médicaments délivrés sur ordonnance</i>)			
General	935		44/91, 159/91, 438/91, 576/91, 235/92, 460/92, 757/92, 101/93, 318/93, 453/93, 524/93, 526/93, 733/93, 735/93, 49/94, 108/94, 377/94, 452/94, 615/94, 755/94, 792/94, 40/95, 299/95, 305/95, 371/95, 476/95, 479/95, 18/96, 177/96, 204/96, 337/96, 376/96, 387/96, 509/96, 28/97, 111/97, 300/97, 220/98, 593/98, 613/98, 73/99, 231/99, 313/99, 333/99, 402/99, 587/99
Notice to Patients/ <i>Avis aux malades</i>	936		684/91, 205/96
DRUGLESS PRACTITIONERS ACT/LOI SUR LES PRATICIENS NE PRESCRIVANT PAS DE MÉDICAMENTS			
Chiropractors/ <i>Chiropraticiens</i>	276		516/91, 56/92, Rev. 890/93
Classifications/ <i>Classifications</i>	277		515/91, Rev. 889/93
General	278		549/99
Masseurs	279		706/91, 612/93, Rev. 891/93
Osteopaths	280		
Physiotherapists	281		667/92, 650/93, Rev. 892/93
E			
EDIBLE OIL PRODUCTS ACT/LOI SUR LES PRODUITS OLÉAGINEUX COMESTIBLES			
General	282		64/92, 404/97
EDUCATION ACT/LOI SUR L'ÉDUCATION			
Allocations to Reserve Fund for Permanent Improvements/ <i>Affectations à un fonds de réserve pour améliorations permanentes</i>		498/97	Rev. 447/98
Apportionment 1991 Requisitions		87/91	
Apportionment 1992 Requisitions		120/92	
Apportionment 1993 Requisitions		105/93	
Apportionment 1994 Requisitions		246/94	
Apportionment 1995 Requisitions		115/95	
Apportionment 1996 Requisitions		117/96	Rev. 80/97
Apportionment 1997 Requisitions		80/97	
Apportionment of Rates in Certain District School Areas		713/98	
Assessment and Tax Adjustments—1991		68/91	
Assessment and Tax Adjustments—1992		123/92	357/93
Assessment and Tax Adjustments—1993		168/93	358/93, 276/96

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. Règl. de l'Ont.	Amendments Modifications
Assessment and Tax Adjustments—1994		504/94	
Assessment and Tax Adjustments—1995		309/95	
Assessment and Tax Adjustments—1996		277/96	
Assessment and Tax Adjustments—1997		277/97	
Borrowing for Permanent Improvements: Issuance of Debentures/ <i>Emprunts aux fins d'améliorations permanentes : émission de débentures</i>		466/97	
By-elections/ <i>Élections partielles</i>		79/98	
Calculation of Amount of Reserve or Reduction in Requirement Resulting from Strike or Lock-out	283		Rev. 486/98
Calculation of Amount of Reserve Resulting from Strike or Lock-out/ <i>Calcul de la réserve résultant d'une grève ou d'un lock-out</i>		486/98	
Calculation of Average Daily Enrolment		89/91	22/94, Rev. 244/94
Calculation of Average Daily Enrolment		244/94	814/94, Rev. 120/96
Calculation of Average Daily Enrolment		79/97	466/98
Calculation of Average Daily Enrolment, 1996		120/96	Rev. 79/97
Calculation of Average Daily Enrolment for the Period January 1, 1998 to August 31, 1998/ <i>Calcul de l'effectif quotidien moyen pour la période allant du 1^{er} janvier 1998 au 31 août 1998</i>		283/98	
Calculation of Average Daily Enrolment for the 1998-99 Fiscal Year/ <i>Calcul de l'effectif quotidien moyen pour l'exercice 1998-1999</i>		286/98	468/98, 211/99
Calculation of Average Daily Enrolment for the 1999-2000 Fiscal Year/ <i>Calcul de l'effectif quotidien moyen pour l'exercice 1999-2000</i>		213/99	
Calculation of Enrolment in Part XIII of the Act/ <i>Calcul de l'effectif dans la partie XIII de la Loi</i>		7/91	
Calculation of Fees for Pupils, 1991		88/91	
Calculation of Fees for Pupils, 1992		121/92	
Calculation of Fees for Pupils, 1993		104/93	
Calculation of Fees for Pupils, 1994		245/94	
Calculation of Fees for Pupils, 1995		114/95	
Calculation of Fees for Pupils, 1996		119/96	Rev. 81/97
Calculation of Fees for Pupils, 1997		81/97	
Calculation of Fees for Pupils for the Period January 1, 1998 to August 31, 1998/ <i>Calcul des droits payables à l'égard des élèves pour la période allant du 1^{er} janvier 1998 au 31 août 1998</i>		284/98	
Calculation of Fees for Pupils for the 1998-99 School Board Fiscal Year/ <i>Calcul des droits exigibles à l'égard des élèves pour l'exercice 1998-1999 des conseils scolaires</i>		288/98	
Calculation of Fees for Pupils for the 1999-2000 School Board Fiscal Year/ <i>Calcul des droits exigibles à l'égard des élèves pour l'exercice 1999-2000 des conseils scolaires</i>		215/99	
Class Size/ <i>Effectif des classes</i>		118/98	
Conditions for Extended Funding	284		
Continuing Education/ <i>Éducation permanente</i>	285		441/92, 96/95, 97/96

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
County Combined Separate School Zones/ <i>Zones fusionnées d'écoles séparées de comté</i>	286		377/92
Current Borrowing Limits/ <i>Plafonds des emprunts à court terme</i>		495/97	
Debt and Financial Obligation Limits		265/94	Rev. 469/97
Debt and Financial Obligation Limits/ <i>Plafonds des dettes et des obligations financières</i>		469/97	Rev. 472/98
Debt and Financial Obligation Limits/ <i>Plafonds des dettes et des obligations financiers</i>		472/98	
Deemed Attachment of Certain Territory without Municipal Organization/ <i>Rattachement présumé de certains territoires non érigés en municipalité</i>		715/98	
Deemed District Municipalities (District School Board Jurisdiction)—Tax Rates		468/97	
Deemed District Municipalities (School Authority Jurisdiction)—Tax Rates		467/97	
Designation of School Divisions	287		527/92, 413/93, 94/95
Designation of Support Staff	288		
Designation of Teachers	289		
Disposition of School Sites/ <i>Aliénation d'emplacement scolaires</i>		497/97	152/98, Rev. 445/98
Disposition of Surplus Real Property/ <i>Aliénation de biens immeubles excédentaires</i>		444/98	57/99
District Combined Separate School Zones	290		526/92, 730/92, 412/93
District School Areas	291		
Education Development Charges—General/ <i>Redevances d'aménagement scolaires — Dispositions générales</i> ..		20/98	151/98, 473/98
Electronic Meetings/ <i>Réunions électroniques</i>		463/97	
Eligible Investments/ <i>Placements admissibles</i>		471/97	
Establishment and Areas of Jurisdiction of District School Boards (see now Establishment, Areas of Jurisdiction and Names of District School Boards)			
Establishment, Areas of Jurisdiction and Names of District School Boards		185/97	278/97, 80/98, 213/98
Fees for Ministry Courses	292		Rev. 181/97
Fees for Transcripts and Statements of Standing and for Duplicates of Diplomas, Certificates and Letters of Standing	293		341/92, 522/93
Financial Statements and Auditor's Reports for Old Boards/ <i>États financiers et rapports du vérificateur des anciens conseils</i>		470/97	
First and Second Instalments of School Taxes in 1999/ <i>Paiement des premier et deuxième versements échelonnés d'impôts scolaires en 1999</i>		429/99	
First Instalment Payment of School Taxes in 1999/ <i>Premier versement échelonné d'impôts scolaires de 1999</i>		218/99	300/99, Rev. 429/99
General Legislative Grants, 1989		155/89	140/91, 292/93
General Legislative Grants, 1990		141/90	141/91, 293/93
General Legislative Grants, 1991		86/91	294/93, 121/96
General Legislative Grants, 1992		119/92	110/95, 122/96
General Legislative Grants, 1993		103/93	111/95, 123/96

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
General Legislative Grants, 1994		243/94	112/95, 124/96
General Legislative Grants, 1995		113/95	125/96
General Legislative Grants, 1996		116/96	162/96
General Legislative Grants, 1997		78/97	245/98
Identification and Placement of Exceptional Pupils/ <i>Identification et placement des élèves en difficulté</i> ...		181/98	
Interim Levies in Territory without Municipal Organization/ <i>Impôts provisoires prélevés dans un territoire non érigé en municipalité</i>		388/99	
Interim Payments in Respect of Legislative Grants for the Period January 1, 1998 to August 31, 1998		92/98	164/98
James Bay Lowlands Secondary School Board	294		394/97, 474/97
Junior Kindergarten Exemptions		467/94	Rev. 96/96
Legislative Grants for the Period January 1, 1998 to August 31, 1998/ <i>Subventions générales visant la période allant du 1^{er} janvier 1998 au 31 août 1998</i> ...		285/98	358/98, 467/98, 210/99
Letters of Permission		183/97	
Levying and Collecting by Alternative Boards		494/97	
Levying of Certain Rates for 1998 in 1999/ <i>Prélèvement de certains impôts pour 1998 en 1999</i>		714/98	
Native Representation on Boards/ <i>Représentation des élèves indiens au sein des conseils</i>		462/97	
Northern District School Area Board	295		14/96, 186/97, 395/97, 473/97
Ontario Schools for the Blind and the Deaf	296		
Ontario Teacher's Qualifications	297		34/91, 415/91, 243/92, 687/92, 559/93, 729/94, Rev. 183/97
Operation of Schools—General/ <i>Fonctionnement des écoles — Dispositions générales</i>	298		339/91, 242/92, 95/96, 425/98
Ottawa-Carleton French-Language School Boards/ <i>Conseils scolaires de langue française d'Ottawa- Carleton</i>		425/94	453/94, 689/94
Payment of Legislative Grants	299		Rev. 92/98
Payment Transfer Between Coterminous Boards—1991 .		90/91	
Payment Transfer Between Coterminous Boards—1992 .		122/92	
Powers and Duties of Education Improvement Commission		357/97	Rev. 460/97
Practice and Procedure—Boards of Reference	300		122/95
Pre-1998 School Tax Arrears/ <i>Arriérés d'impôts scolaires d'avant 1998</i>		365/98	
Prescott and Russell County Roman Catholic French- Language and English-Language Separate School Boards/ <i>Conseils des écoles séparées catholiques de langue française et de langue anglaise de Prescott- Russell</i>		479/91	759/91, 144/94, 93/95
Principals and Vice-Principals of School Authorities/ <i>Directeurs d'école et directeurs adjoints des administrations scolaires</i>		472/97	
Principals and Vice-Principals—Redundancy and Reassignment/ <i>Directeurs et directeurs adjoints — excédent de personnel et réaffectation</i>		90/98	
Pupil Records	301		Rev. 212/91

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Pupil Representation on Boards/ <i>Représentation des élèves au sein des conseils</i>		461/97	
Purchase of Milk	302		
Regional Tribunals/ <i>Tribunaux régionaux</i>	303		666/91, Rev. 189/98
Regulation under Section 46.1 of the Act (Prescribed Municipalities, Defence Property)		465/97	
Reports on Electoral Groups/ <i>Rapports sur les groupes électoraux</i>		425/99	
Representation on District School Boards—1997 Regular Election/ <i>Représentation au sein des conseils scolaires de district — élection ordinaire de 1997</i>		250/97	279/97, 396/97
Reserve for Working Funds Limit/ <i>Plafond de la réserve pour fonds de roulement</i>		496/97	
Reserve Funds/ <i>Fonds de réserve</i>		446/98	
School Attendance Rights—Non-Resident Property Owners/ <i>Droit de fréquentation scolaire — propriétaires de biens non résidents</i>		471/98	
School Attendance Rights—Resident Business Property Owners and Tenants/ <i>Droit de fréquentation scolaire — propriétaires et locataires de biens d'entreprise résidents</i>		470/98	
School Year and School Holidays/ <i>Année scolaire et congés scolaires</i> (see now School Year Calendar/ <i>voir maintenant Calendrier de l'année scolaire</i>)			
School Year Calendar/ <i>Calendrier de l'année scolaire</i> ...	304		664/91, 91/98
Second Instalment Payment of School Taxes in 1998/ <i>Deuxième versement échelonné des impôts scolaires de 1998</i>		346/98	500/98
Special Education Advisory Committees/ <i>Comités consultatifs pour l'enfance en difficulté</i>		464/97	
Special Education Identification Placement and Review Committees and Appeals/ <i>Comités d'identification, de placement et de révision en éducation de l'enfance en difficulté. Appels</i>	305		663/91, Rev. 181/98
Special Education Programs and Services	306		
Special Grant	307		
Student Focused Funding—Legislative Grants for the School Board 1998-99 Fiscal Year/ <i>Financement axé sur les besoins des élèves — subventions générales pour l'exercice 1998-1999 du conseil scolaire</i>		287/98	469/98, 537/98, 560/98, 651/98, 212/99
Student Focused Funding—Legislative Grants for the School Board 1999-2000 Fiscal Year/ <i>Financement axé sur les besoins des élèves — subventions générales pour l'exercice 1999-2000 des conseils scolaires</i>		214/99	
Supervised Alternative Learning for Excused Pupils/ <i>Apprentissage parallèle dirigé pour élèves dispensés de fréquentation scolaire</i>	308		665/91
Supervisory Officers	309		665/92, 162/93, 182/97
Tax Arrears in Annexed Areas/ <i>Arriérés d'impôts dans les secteurs annexés</i>		366/98	424/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Tax Matters			
—Definition of Business Property and Residential Property		394/98	
—Eligible Theatre Definition		393/98	
—Rates under Subsection 255 (1) of the Act		712/98	
—Relief in Unorganized Territory (Section 257.2.1 of the Act)		509/98	622/98, 78/99, 346/99, 397/99
—Taxation of Certain Railway, Power Utility Lands		392/98	494/98, 705/98, 343/99, 408/99
—Tax Rates for School Purposes		400/98	408/98, 438/98, 499/98, 707/98, 79/99, 307/99, 308/99, 395/99, 421/99, 496/99, 598/99
Teachers' Contracts	310		
Territory Without Municipal Organization Attached to a District Municipality	311		
Third Instalment of School Taxes in 1999/ <i>Païement du troisième versement échelonné d'impôts scolaires en 1999</i>		627/99	
Training Assistance	312		
Transitional Provisions Relating to the Kirkland Lake-Timiskaming Separate School Zone Boundary Changes Made By Ontario Regulation 730/92/ <i>Disposi- tions transitoires relatives aux modifications apportées aux limites de la zone d'écoles séparées de Kirkland Lake-Timiskaming par le Règlement de l'Ontario 730/92</i>		731/92	776/92, 683/94, 95/95
Transition Assistance Grants/ <i>Subventions d'aide à la transition</i>		124/98	
Transition Assistance Grants, No. 2/ <i>Subventions d'aide à la transition, n° 2</i>		476/98	
Transition from Old Boards to District School Boards/ <i>Transition des anciens conseils aux conseils scolaires de district</i>		460/97	93/98, 477/98
Trustee Distribution/ <i>Répartition des conseillers scolaires</i>	313		47/91, 378/92, 143/94, 71/97
ELDERLY PERSONS CENTRES ACT/LOI SUR LES CENTRES POUR PERSONNES ÂGÉES			
General/ <i>Dispositions générales</i>	314		595/91, 148/99
ELECTION ACT/LOI ÉLECTORALE			
Fees and Expenses	315		
ELECTRICITY ACT, 1998/LOI DE 1998 SUR L'ÉLECTRICITÉ			
Definitions and Exemptions		160/99	596/99
Designation of the Generation Corporation and the Services Corporation		648/98	
Electrical Safety Authority		89/99	
Electrical Safety Code		164/99	
Financial Corporation		115/99	176/99
IMO (The)		610/98	9/99, 98/99
Low-volume Consumers — Section 26 of the Act		515/99	
Payments in Lieu of Corporate Taxes		207/99	
Pension Plans		632/99	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
References to Ontario Hydro		159/99	
Transfer Orders and Transfer By-laws		97/99	216/99
Transfer Tax on Municipal Electricity Property		124/99	
Transition—Generation Corporation Tariffs		253/99	
ELECTRONIC REGISTRATION ACT (MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS STATUTES), 1991/LOI DE 1991 SUR L'ENREGISTREMENT ÉLECTRONIQUE DANS LE CADRE DE LOIS RELEVANT DU MINISTÈRE DE LA CONSOMMATION ET DU COMMERCE			
Designation of Acts		75/92	Rev. 759/93
Designation of Acts/ <i>Désignation de lois</i>		759/93	13/99
ELEVATING DEVICES ACT/LOI SUR LES ASCENSEURS ET APPAREILS DE LEVAGE			
Certification and Training of Elevating Device Mechanics General	316	155/97	2/92, 549/92, 350/93, 439/96, 542/96
EMPLOYEE SHARE OWNERSHIP PLAN ACT/LOI SUR LE RÉGIME D'ACTIONNARIAT DES EMPLOYÉS			
Forms	317		643/91
General	318		
EMPLOYER HEALTH TAX ACT/LOI SUR L'IMPÔT PRÉLEVÉ SUR LES EMPLOYEURS RELATIF AUX SERVICES DE SANTÉ			
General	319		121/93, 816/94, 178/96, 19/97, 308/97, 450/99
EMPLOYMENT AGENCIES ACT/LOI SUR LES AGENCES DE PLACEMENT			
General/ <i>Dispositions générales</i>	320		171/94
EMPLOYMENT EQUITY ACT, 1993/LOI DE 1993 SUR L'ÉQUITÉ EN MATIÈRE D'EMPLOI			
Aboriginal Workplaces/ <i>Lieux de travail autochtones</i>		386/94	
Agricultural Industry/ <i>Industrie agricole</i>		388/94	
Construction Industry/ <i>Industrie de la construction</i>		387/94	
Definitions/ <i>Définitions</i>		389/94	
General/ <i>Dispositions générales</i>		390/94	338/95
Public Sector (The Crown and its Employees)/ <i>Secteur public (la Couronne et ses employés)</i>		339/95	
EMPLOYMENT STANDARDS ACT/LOI SUR LES NORMES D'EMPLOI			
Agricultural Industry Advisory Committee		48/91	
Apportionment of Money Collected by or Paid to Collectors		192/98	
Benefit Plans	321		
Consolidated Hearings		591/91	
Definition—"By An Employer", Subsection 58 (2)		168/95	Rev. 383/95

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Domestics, Nannies and Sitters	322		
Employee Wage Protection Program		590/91	748/92
Forms	323		361/94
Fruit, Vegetable and Tobacco Harvesters	324		509/91, 506/92, 663/93, 675/94
General/ <i>Dispositions générales</i>	325		508/91, 505/92, 662/93, 173/94, 423/94, 674/94, 770/94, 384/96, 133/98
Reciprocal Enforcement of Orders/ <i>Exécution réciproque des ordonnances</i>		417/96	614/98
Residential Care Workers	326		
Successor Employers		138/96	
Termination of Employment	327		200/91, 691/92, 169/95, 382/95
ENDANGERED SPECIES ACT/LOI SUR LES ESPÈCES EN VOIE DE DISPARITION			
Endangered Species	328		316/92, 670/92, 325/94, 532/99
ENERGY ACT/LOI SUR LES HYDROCARBURES			
Certificates		348/96	158/97, 594/99
Compressed Natural Gas Storage, Handling and Utilization		83/97	151/99
Fuel Oil Code	329		679/91, 217/92, 538/92, 542/92, 447/93, 349/96, 442/96, 543/96
Gas Pipeline Systems	330		680/91, 540/92, 544/92, 73/93, 448/93, 443/96, Rev. 157/97
Gas Utilization Code	331		399/91, 681/91, 219/92, 541/92, 546/92, 449/93, 350/96, 544/96, Rev. 546/96
Gas Utilization Code		546/96	
Oil and Gas Pipeline Systems		157/97	
Oil Pipeline Systems	332		682/91, 545/92, 450/93, 545/96, Rev. 157/97
Propane Storage, Handling and Utilization Code	333		683/91, 707/91, 218/92, 539/92, 543/92, 451/93, Rev. 250/94
Propane Storage, Handling and Utilization		250/94	351/96, 441/96, Rev. 514/96
Propane Storage, Handling and Utilization		514/96	
ENERGY EFFICIENCY ACT/LOI SUR LE RENDEMENT ÉNERGÉTIQUE			
General		82/95	326/98
Standards		480/91	289/92, 528/92, 469/93, Rev. 82/95
ENVIRONMENTAL ASSESSMENT ACT/LOI SUR LES ÉVALUATIONS ENVIRONNEMENTALES			
Deadlines		616/98	
Designation and Exemption—Private Sector Developers Designation(s)		345/93	
—Browning-Ferris Industries Limited		222/97	
—Canadian Waste Services Inc.		367/99	
—Fibre Environmental and Ecology Limited		29/97	
—H. Dodge Haulage Ltd. Landfill Site		493/99	
—Laflèche Environment Inc. (1222024 Ontario Limited)		369/97	
—Laidlaw Environmental Services Ltd.		71/93	448/96

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Laidlaw Environmental Services Ltd.—Rotary Kiln Incinerator (see now Laidlaw Environmental Services Ltd.)			
—Laidlaw Waste System Inc.		457/91	Rev. 367/99
—Lake Ontario Steel Company—A Division of Co-Steel Inc.		13/91	
—Notre Development Corporation		221/97	
—St. Thomas Sanitary Collection Service Limited and Advance Container of Canada Limited, a Division of Green Lane Environmental Group Ltd.		220/97	
—Taro Aggregates Ltd.		391/95	
—Unitec Disposal Inc.		641/89	Rev. 163/93
—Unitec Disposals Inc.		163/93	
EFW Facility at 7656 Bramalea Road, Brampton		153/98	
Exemption for Emergency Activities on Three Abandoned Mine Sites in the Townships of Tisdale and Deloro, City of Timmins—MNDM-2		169/92	
Exemption(s)			
—Alice and Fraser, The Corporation of the Township of, The Corporation of the City of Pembroke, The Corporation of the Township of Petawawa, The Corporation of the Township of Pembroke, The Corporation of the Township of Stafford, The Corporation of the Township of Wilberforce, The Corporation of the Village of Petawawa, The Corporation of the CFB Petawawa—ALIC-TP-1		74/93	
—Adelaide, The Corporation of the Township of —ADEL-TP-1		776/82	Rev. 437/98
—Asphodel, Township of—ASPH-T-1		232/92	
—Asphodel, Township of—ASPH-T-1/1		445/93	
—Black River-Matheson, The Corporation of the Township of —BLAC-TWP-1		553/86	Rev. 437/98
—Brantford, The Corporation of the Township of —BRAN-C-2		647/94	
—Brantford, The Corporation of the Township of —BRAN-TP-1		664/92	
—Brockville, The Corporation of the City of —BROC-C-2		779/82	Rev. 437/98
—Brockville, The Corporation of the City of —BROC-C-3		718/92	
—Chapleau, The Corporation of the Township of. —CHAP-TP-1		8/96	
—Chapleau, The Corporation of the Township of —CHAP-TP-1		418/83	Rev. 437/98
—Charlottenburgh, The Corporation of the Township of —CHAR-TP-1		307/92	
—Cobourg, The Corporation of the Town of —COBG-T-1		239/88	Rev. 437/98
—COBG-T-1/2		413/89	Rev. 437/98
—La Cité Collégiale—MCU-4		191/93	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Clarence, The Township of—CLAR-TP-1		425/93	
—Collège Boréal—MCU-06		163/95	
—Conservation Authorities of Ontario, The Association of —ACAO-1		660/90	Rev. 437/98
—Conservation Authorities of Ontario, The Association of —ACAO-2		752/92	Rev. 437/98
—Disposition of Land for the Taunton Road/Steeles Avenue Bridge Crossing at West Duffin Creek —MGS-104		416/91	Rev. 437/98
—Drayton, The Corporation of the Village of —DRAY-V-1		810/83	Rev. 437/98
—Dubreuilville, The Corporation of the Improvement District of —DUBR-ID-1		3/83	Rev. 437/98
—Durham, The Regional Municipality of —DURH-RG-1		396/90	Rev. 437/98
—Dysart, et al, The Corporation of the Township of —DYSA-TWP-1		494/86	Rev. 437/98
—Edwardsburgh, The Corporation of the Township of ...		498/95	
—Essa, The Corporation of the Township of —ESSA-TP-1		1/83	Rev. 437/98
—Essex, The Corporation of the County of —ESSE-CT-1		70/87	Rev. 437/98
—Fanshawe College—MCU-07		206/95	
—Fort Erie, The Corporation of the Town of —FORTE-T-1		192/86	
—FORT-E-T-2		723/91	Rev. 723/91
—Frontenac, and Lennox and Addington, Counties of —FRON-C-1		433/86	Rev. 437/98
—Gloucester, City of, Hydro-Electric Commission —GLOU-C-1		371/84	Rev. 437/98
—Gloucester, City of, Hydro-Electric Commission —GLOU-C-2		567/87	Rev. 437/98
—Goderich, The Corporation of the Township of, The Corporation of the Town of Goderich, The Corporation of the Town of Clinton and The Corporation of the Township of Colborne —GODE-T-1		309/91	
—GO Transit —GT-1		551/87	Rev. 437/98
—Grimsby, The Corporation of the Town of —GRIM-T-1		258/86	Rev. 437/98
—Guelph, The Corporation of the City of —GUEL-C-1		148/91	
—Hamilton, City of—HAM-C-1		26/92	
—Hamilton, The Corporation of the City of —HAMI-C-1		257/83	Rev. 437/98
—Hamilton Region Conservation Authority —HMR-1		468/82	Rev. 437/98
—Hearst, The Corporation of the Town of Hearst —HRST-T-1		576/86	Rev. 437/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Johnson, The Corporation of the Township of —JOHN-TWP-1		386/86	Rev. 437/98
—Kanata Hydro-Electric Commission —KANA-C-1		492/86	Rev. 437/98
—Kapuskasing, The Corporation of the Town of —KAP-T-2		716/92	
—Keewatin, The Corporation of the Town of —KEEW-T-1		697/91	
—Kincardine, The Town of—KINC-T-1		299/93	
—Kingston, The Corporation of the Township of —MUN-1		123/81	Rev. 437/98
—Kitchener-Wilmot Hydro		498/88	Rev. 437/98
—Lambton, The Corporation of the County of —LAMB-CT-1		291/92	
—Lindsay, The Town of—LIND-T-1		118/92	
—Marathon, The Corporation of the Township of —MARN-TP-1		658/86	Rev. 437/98
—Markham Hydro-Electric Commission —MARK-T-1		641/84	Rev. 437/98
—MARK-T-2		372/86	Rev. 437/98
—Metropolitan Toronto, The Municipality of —METR-M-5		171/89	Rev. 437/98
—Metropolitan Toronto and Region Conservation Authority, The —MTRCA-1		623/91	Rev. 765/94
—MTRCA-1		225/84	Rev. 437/98
—MTRCA-2		765/94	
—MTRCA-2		43/86	Rev. 437/98
—MTRCA-3		97/86	Rev. 437/98
—MTRCA-4		144/93	
—Metropolitan Toronto, The Municipality of, and Toronto Transit Commission—TTC-04		290/95	
—Michipicoten, The Corporation of the Township of —MICH-TP-1		372/84	Rev. 437/98
—Ministry of the Environment —MOE-24		832/81	Rev. 437/98
—MOE-24/2		646/82	Rev. 437/98
—MOE-25		237/83	Rev. 437/98
—MOE-27		179/84	Rev. 437/98
—MOE-29		386/85	Rev. 437/98
—MOE-30		632/85	Rev. 437/98
—MOE-31/2		101/90	Rev. 437/98
—MOE-31/3		469/91	
—MOE-31/4		764/91	Rev. 437/98
—MOE-31/5		585/92	
—MOE-32		334/86	Rev. 437/98
—MOE-32/1		410/88	Rev. 437/98
—MOE-33		411/87	Rev. 437/98
—MOE-33/1		576/87	Rev. 437/98
—MOE-36		715/88	Rev. 437/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—MOE-37		722/88	Rev. 437/98
—MOE-41		1/90	Rev. 437/98
—MOE-41/1		753/92	
—MOE-43		336/90	Rev. 437/98
—MOE-44		626/91	
—MOE-45		549/91	Rev. 437/98
—Ministry of Government Services			
—MGS-41		928/80	Rev. 437/98
—MGS-41		339/80	Rev. 437/98
—MGS-42		929/80	Rev. 437/98
—MGS-43		23/81	Rev. 437/98
—MGS-44		318/81	Rev. 437/98
—MGS-45		430/81	Rev. 437/98
—MGS-46		658/81	Rev. 437/98
—MGS-47		761/81	Rev. 437/98
—MGS-48		263/82	Rev. 437/98
—MGS-49		170/82	Rev. 437/98
—MGS-50		780/82	Rev. 437/98
—MGS-51		781/82	Rev. 437/98
—MGS-52		14/83	Rev. 437/98
—MGS-53		366/83	Rev. 437/98
—MGS-54		35/84	Rev. 437/98
—MGS-55		34/84	Rev. 437/98
—MGS-56		273/84	Rev. 437/98
—MGS-57		439/84	Rev. 437/98
—MGS-58		440/84	Rev. 437/98
—MGS-59		441/84	Rev. 437/98
—MGS-61		113/85	Rev. 437/98
—MGS-62		112/85	Rev. 437/98
—MGS-63		385/86	Rev. 437/98
—MGS-64		257/86	Rev. 437/98
—MGS-65		471/85	Rev. 437/98
—MGS-66		448/85	Rev. 437/98
—MGS-67		125/86	Rev. 437/98
—MGS-68		371/86	Rev. 437/98
—MGS-70		495/86	Rev. 437/98
—MGS-71		493/88	Rev. 437/98
—MGS-72		624/86	Rev. 437/98
—MGS-73		659/86	Rev. 437/98
—MGS-74		113/89	Rev. 437/98
—MGS-75		614/87	Rev. 437/98
—MGS-76		552/87	Rev. 437/98
—MGS-78		608/87	Rev. 437/98
—MGS-79		73/88	Rev. 437/98
—MGS-80		134/89	Rev. 437/98
—MGS-81		711/88	Rev. 437/98
—MGS-82		209/88	Rev. 437/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—MGS-83		337/88	Rev. 437/98
—MGS-84		411/88	Rev. 437/98
—MGS-85		410/89	Rev. 437/98
—MGS-86		499/88	Rev. 437/98
—MGS-88		564/88	Rev. 437/98
—MGS-89		683/88	Rev. 437/98
—MGS-90		563/88	Rev. 437/98
—MGS-91		645/88	Rev. 437/98
—MGS-92		170/89	Rev. 437/98
—MGS-93		18/89	Rev. 437/98
—MGS-95		666/89	Rev. 437/98
—MGS-98		285/89	Rev. 437/98
—MGS-99		393/89	Rev. 437/98
—MGS-100		474/89	Rev. 437/98
—MGS-101		593/89	Rev. 437/98
—MGS-102		2/90	Rev. 4/92
—MGS-102/2		4/92	Rev. 437/98
—MGS-103		667/89	Rev. 437/98
—Ministry of Natural Resources			
—MNR-11/3		284/81	Rev. 437/98
—MNR-11/4		261/82	Rev. 437/98
—MNR-11/5		13/83	Rev. 437/98
—MNR-11/6		417/83	Rev. 437/98
—MNR-11/7		2/84	Rev. 437/98
—MNR-11/8		442/84	Rev. 437/98
—MNR-11/9		2/85	Rev. 493/92
—MNR-11/10		493/92	Rev. 437/98
—MNR-17/2		347/81	Rev. 437/98
—MNR-18/2		341/80	Rev. 437/98
—MNR-18/3		906/80	Rev. 437/98
—MNR-19/3		431/81	Rev. 437/98
—MNR-19/4		883/81	Rev. 437/98
—MNR-19/5		11/83	Rev. 437/98
—MNR-24		337/80	Rev. 437/98
—MNR-25		340/80	Rev. 437/98
—MNR-26		809/80	Rev. 437/98
—MNR-26/2		655/83	Rev. 437/98
—MNR-26/3		221/84	Rev. 437/98
—MNR-26/4		444/84	Rev. 437/98
—MNR-26/5		172/89	Rev. 437/98
—MNR-26/6		596/89	Rev. 437/98
—MNR-27		486/80	Rev. 437/98
—MNR-28		810/80	Rev. 437/98
—MNR-29		811/80	Rev. 437/98
—MNR-30		812/80	Rev. 437/98
—MNR-30/2		264/82	Rev. 437/98
—MNR-30/3		348/83	Rev. 437/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—MNR-30/4		723/83	Rev. 437/98
—MNR-30/5		710/84	Rev. 437/98
—MNR-30/6		576/85	Rev. 437/98
—MNR-30/7		657/86	Rev. 437/98
—MNR-30/10		381/90	Rev. 366/92
—MNR-31		813/80	Rev. 437/98
—MNR-31/2		882/81	Rev. 437/98
—MNR-32		780/80	Rev. 437/98
—MNR-32/2		653/81	Rev. 437/98
—MNR-34		433/81	Rev. 437/98
—MNR-36		710/81	Rev. 437/98
—MNR-37		194/82	Rev. 437/98
—MNR-38		614/82	Rev. 437/98
—MNR-39/2		320/83	Rev. 437/98
—MNR-39/3		660/84	Rev. 437/98
—MNR-39/4		470/85	Rev. 437/98
—MNR-39/5		193/86	Rev. 437/98
—MNR-39/6		193/87	Rev. 437/98
—MNR-39/7		499/89	Rev. 437/98
—MNR-40		681/82	Rev. 437/98
—MNR-43		364/83	Rev. 437/98
—MNR-44/2		684/88	Rev. 366/92
—MNR-46		226/84	Rev. 437/98
—MNR-47		338/84	Rev. 437/98
—MNR-49		613/84	Rev. 437/98
—MNR-50/2		243/88	Rev. 437/98
—MNR-52		369/87	Rev. 437/98
—MNR-52/2		481/88	Rev. 437/98
—MNR-52/3		498/89	Rev. 437/98
—MNR-55		24/90	Rev. 437/98
—MNR-56		310/90	Rev. 437/98
—MNR-56/2		537/95	
—MNR-57		279/91	Rev. 535/93
—MNR-57/2		535/93	Rev. 437/98
—MNR-58		303/92	Rev. 437/98
—MNR-59		366/92	Rev. 83/94
—MNR-59/2		83/94	
—MNR-60		685/93	
—MNR-61		682/94	
—Ministry of Natural Resources, Ministry of Health and Ministry of Agriculture, Food and Rural Affairs			
—MNR-62		520/95	
—Ministry of Natural Resources and Ministry of Northern Development and Mines			
—MNR/MNDM-1/2		371/89	Rev. 437/98
—Ministry of Transportation			
—MTC-28		338/80	Rev. 437/98
—MTC-29		485/80	Rev. 437/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—MTC-33		932/80	Rev. 437/98
—MTC-34		931/80	Rev. 437/98
—MTC-35		930/80	Rev. 437/98
—MTC-37		115/81	Rev. 437/98
—MTC-38		191/81	Rev. 437/98
—MTC-39		257/81	Rev. 437/98
—MTC-40		406/81	Rev. 437/98
—MTC-42		465/81	Rev. 437/98
—MTC-43		654/81	Rev. 437/98
—MTC-50		16/83	Rev. 437/98
—MTC-53		809/83	Rev. 437/98
—MTC-54		168/85	Rev. 437/98
—MTC-55		110/85	Rev. 437/98
—MTC-59		280/91	
—MTC-60		304/92	
—MTC-61		305/92	
—MTO-62		492/92	
—MTO-63		444/94	
—Ministry of Transportation (GO Transit)			
—MTC-32		756/80	Rev. 437/98
—MTC-36		948/80	Rev. 437/98
—MTC-44		660/81	Rev. 437/98
—MTC-51		148/83	Rev. 437/98
—Municipalities of Ontario			
—MUNI-2		114/85	Rev. 437/98
—Nepean Hydro-Electric Commission (Nepean Hydro)			
—NEPE-C-1		111/85	Rev. 437/98
—NEPE-C-2		577/85	Rev. 437/98
—Niagara College of Applied Arts and Technology			
—CU-AA-05		690/93	
—Niagara, The Regional Municipality of			
—NIAG-RG-1		496/86	Rev. 437/98
—Niagara Parks Commission			
—NPC-1		949/80	Rev. 437/98
—Ontario Hydro			
—OH-21		343/80	Rev. 437/98
—OH-23		851/80	Rev. 437/98
—OH-23/2		875/81	Rev. 437/98
—OH-24		984/80	Rev. 437/98
—OH-25		169/82	Rev. 437/98
—OH-26		539/82	Rev. 437/98
—OH-29		319/84	Rev. 437/98
—OH-29/2		665/85	Rev. 437/98
—OH-29/3		20/87	Rev. 437/98
—OH-30		320/84	Rev. 437/98
—OH-30/2		664/85	Rev. 437/98
—OH-30/3		21/87	Rev. 437/98
—OH-33		17/86	Rev. 437/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—OH-36		455/96	
—Oshawa, The Corporation of the City of			
—OSH-1		163/81	Rev. 437/98
—Peterborough, The Corporation of the City of			
—PETE-C-1		222/90	
—PETE-C-1/1		290/92	Rev. 290/92
—Port Colborne, The Corporation of the City of—PC-M-1		414/93	
—Port Colborne, City of, and Town of Fort Erie—PC-M-2		231/94	
—Regional Planning Commissioners of Ontario—RPC-01		41/94	
—Richmond Hill Hydro-Electric Commission (Richmond Hill Hydro)			
—RICH-T-1		221/90	Rev. 437/98
—Rolph, Buchanan, Wylie, McKay and the Village of Chalk River, The Corporation of the townships of			
—BUCH-TP-1		701/94	
—Roxborough, Township of—ROXB-TP-1		292/92	
—Rutherford and George Island, The Corporation of the Township of			
—RUTH-1		44/86	Rev. 437/98
—Seneca at York—MCU-08		9/96	
—South Gower, The Corporation of the Township of			
—GOW-TP-1		717/92	
—South Lake Simcoe Conservation Authority			
—CA-SLS-1		379/81	Rev. 437/98
—Stephen, The Corporation of the Township of			
—STEP-TP-1		702/94	
—Sudbury, The Regional Municipality of			
—SUDB-RG-1		393/93	
—SUDB-RG-2		350/94	
—South Lake Simcoe Conservation Authority			
—SLS-02		341/83	Rev. 437/98
—SLS-03		340/83	Rev. 437/98
—St. Catharines Hydro-Electric Commission			
—STCA-C-1		431/86	Rev. 437/98
—Sydenham, The Corporation of the Township of			
—SYDE-TP-1		196/83	Rev. 437/98
—Toronto, The Corporation of the City of			
—TOR-2/1		647/82	
—TOR-3		15/83	Rev. 437/98
—TORO-C-5		627/91	Rev. 437/98
—Toronto Transit Commission			
—TTC-01		321/84	Rev. 437/98
—TTC-2		554/86	Rev. 437/98
—Toronto's Western Beaches Storage Tunnel, City of—TOR-C-5		94/96	
—Val Rita-Harty, The Corporation of the Township of (Owens, Williamson and Idington)			
—OWEN-TP-1		365/83	Rev. 437/98
—Vaughan Hydro-Electric Commission			
—VAUG-T-1		368/87	Rev. 437/98
—Victoria, County of—VICT-CT-1		235/94	
—Waste Management Planning—MOEE-46		511/95	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Windsor Utilities Commission			
—WIND-C-1		325/86	Rev. 437/98
—Windsor, City of—WIND-C-2		622/91	
—Windsor, District Heating and Cooling—OH-35		475/96	
—York, The Regional Municipality of			
—YORK-RG-1		124/86	Rev. 437/98
General	334		344/93, 456/93, 458/93, 807/93, 615/98, 173/99
Revocation Order under Section 3.2		437/98	
Rules of Practice—Environmental Assessment Board ...	335		Rev. 325/98
ENVIRONMENTAL BILL OF RIGHTS, 1993/ CHARTRE DES DROITS ENVIRONNEMENTAUX DE 1993			
Classification of Proposals for Instruments		681/94	180/98, 324/99
General		73/94	680/94, 719/94, 108/95, 482/95, 93/96, 179/98, 325/99
ENVIRONMENTAL PROTECTION ACT/LOI SUR LA PROTECTION DE L'ENVIRONNEMENT			
Air Contaminants From Ferrous Foundries	336		
Ambient Air Quality Criteria	337		794/94
Boilers	338		154/99, 521/99
Certificate of Approval Exemptions—Air		524/98	505/99
Certificates of Approval (Section 9 of the Act)			
—Exemptions		77/92	Rev. 177/98
Classes of Contaminants—Exemptions	339		
Classification and Exemption of Spills		675/98	
Containers	340		
Deep Well Disposal	341		
Designation of Waste	342		
Discharge of Sewage From Pleasure Boats	343		
Disposable Containers for Milk	344		
Disposable Paper Containers for Milk	345		
Dry Cleaners		323/94	
Effluent Monitoring			
—Electric Power Generation Sector		726/89	Rev. 215/95
—General		695/88	533/89, Rev. 215/95
—Industrial Minerals Sector		91/90	Rev. 561/94
—Inorganic Chemical Sector		395/89	649/89, 269/90, 418/90, Rev. 64/95
—Iron and Steel Manufacturing Sector		321/89	602/89, 139/90, Rev. 214/95
—Metal Casting Sector		648/89	232/90, 419/90, Rev. 562/94
—Ontario Mineral Industry Sector: Group A		491/89	44/90, Rev. 560/94
—Organic Chemical Manufacturing Sector		209/89	532/89, 45/90, 416/90, Rev. 63/95
—Petroleum Refining Sector		359/88	Rev. 537/93
—Pulp and Paper Sector		435/89	Rev. 760/93
Effluent Monitoring and Effluent Limits			
—Electric Power Generation Sector		215/95	525/95, 174/99
—Industrial Minerals Sector		561/94	170/96
—Inorganic Chemical Sector		64/95	523/95, 51/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Iron and Steel Manufacturing Sector		214/95	
—Metal Casting Sector		562/94	526/95
—Metal Mining Sector		560/94	169/96
—Organic Chemical Manufacturing Sector		63/95	522/95, 50/98
—Petroleum Sector		537/93	524/95
—Pulp and Paper Sector		760/93	521/95, 645/98
Exemption—Deloro Mine Site		577/98	
Exemption—General Electric Canada Inc. and Eli Eco Logic International Inc.		43/97	
Exemption—Prospectors		312/93	Rev. 504/95
Exemption—Prospectors		504/95	
Fees—Certificates of Approval		363/98	
Fees for Certificates of Approval		502/92	13/93, Rev. 363/98
Forms		14/92	
Gasoline Volatility		271/91	45/97
General—Air Pollution	346		795/94, 526/98
General—Waste Management	347		183/92, 240/92, 501/92, 555/92, 457/93, 507/93, 105/94, 190/94, 298/94, 299/94, 512/95, 128/98, 157/98, 191/98, 460/99
Ground Source Heat Pumps		177/98	
Halon Fire Extinguishing Equipment		413/94	
Hauled Liquid Industrial Waste Disposal Sites	348		Rev. 323/98
Hot Mix Asphalt Facilities	349		
Industrial, Commercial and Institutional Source Separation Programs		103/94	
Lambton Industry Meteorological Alert	350		590/99
Landfilling Sites		232/98	483/98
Marinas	351		
Mobile PCB Destruction Facilities	352		
Motor Vehicles	353		Rev. 361/98
Motor Vehicles		361/98	401/98, 86/99, 438/99
Municipal Sewage and Water and Roads Class Environ- mental Assessment Project	354		
Ontario Hydro	355		Rev. 153/99
Ontario Power Generation Inc.		153/99	
Ozone Depleting Substances—General	356		476/91, 498/92, 851/93
Packaging Audits and Packaging Reduction Work Plans .		104/94	
Recovery of Gasoline Vapour in Bulk Transfers		455/94	
Recycling and Composting of Municipal Waste		101/94	
Refillable Containers for Carbonated Soft Drink	357		
Refrigerants		189/94	797/94, 519/97, 635/99
Sewage Systems	358		370/97
Sewage Systems—Exemptions	359		
Solvents		717/94	636/99
Spills	360		675/98
Sterilants		718/94	
Sulphur Content of Fuels	361		522/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Transitional Provisions relating to the Repeal of Part VIII of the Act		156/98	
Waste Audits and Waste Reduction Work Plans		102/94	
Waste Disposal Sites and Waste Management Systems Subject to Approval under the Environmental Assessment Act		206/97	
Waste Management—PCB's	362		
EXECUTIVE COUNCIL ACT/LOI SUR LE CONSEIL EXÉCUTIF			
Transfer of Administration of Act/ <i>Transfert de la responsabilité de l'application d'une loi</i> —Ontario Municipal Board Act Transferred to Minister of Municipal Affairs/ <i>Loi sur la Commission des affaires municipales de l'Ontario transférée au ministre des Affaires municipales</i>		193/92	
EXPROPRIATIONS ACT/LOI SUR L'EXPROPRIATION			
Forms/ <i>Formules</i>	363		333/92
Rules to be Applied for the Purposes of Subsection 32 (1) of the Act/ <i>Règles à appliquer aux fins du paragraphe 32 (1) de la Loi</i>	364		332/92
EXTRA-PROVINCIAL CORPORATIONS ACT/LOI SUR LES PERSONNES MORALES EXTRAPROVINCIALES			
General/ <i>Dispositions générales</i>	365		581/91, 598/92, 626/93, 312/96, 565/98, 194/99
F			
FAIRNESS FOR PARENTS AND EMPLOYEES ACT (TEACHERS' WITHDRAWAL OF SERVICES), 1997/LOI DE 1997 SUR LE TRAITEMENT ÉQUITABLE DES PARENTS ET DES EMPLOYÉS (RETRAIT DE SERVICES PAR LES ENSEIGNANTS)			
Application Deadline/ <i>Date limite de présentation des demandes</i>		451/97	Rev. 13/98
Application Deadline/ <i>Date limite de présentation des demandes</i>		13/98	
FAIRNESS IS A TWO-WAY STREET ACT (CONSTRUCTION LABOUR MOBILITY), 1999/LOI DE 1999 PORTANT QUE LA JUSTICE N'EST PAS À SENS UNIQUE (MOBILITÉ DE LA MAIN-D'OEUVRE DANS L'INDUSTRIE DE LA CONSTRUCTION)			
Designation under Section 25 of the Act/ <i>Désignation aux termes de l'article 25 de la Loi</i>		321/99	Rev. 539/99
Designation under Section 25 of the Act/ <i>Désignation aux termes de l'article 25 de la Loi</i>		539/99	Rev. 560/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Designation under Section 25 of the Act/ <i>Désignation aux termes de l'article 25 de la Loi</i>		560/99	
Exemption			
—Dufferin Construction Company, a Division of St. Lawrence Cement Inc.		340/99	
—LaFarge Canada Inc.		339/99	
—SNC-Lavalin Engineers & Constructors Inc.		358/99	
General/ <i>Dispositions générales</i>		326/99	
FAMILY BENEFITS ACT/LOI SUR LES PRESTATIONS FAMILIALES			
General	366		16/91, 190/91, 407/91, 631/91, 652/91, 766/91, 33/92, 151/92, 225/92, 326/92, 372/92, 426/92, 652/92, 774/92, 44/93, 97/93, 208/93, 218/93, 320/93, 369/93, 436/93, 686/93, 788/93, 16/94, 196/94, 318/94, 419/94, 603/94, 1/95, 211/95, 384/95, 409/95, 438/95, 500/95, 352/96, 485/97, 114/98, 138/98, 230/98, 271/98, 169/99, 240/99
FAMILY LAW ACT/LOI SUR LE DROIT DE LA FAMILLE			
Child Support Guidelines/ <i>Lignes directrices sur les aliments pour les enfants</i>		391/97	
Designation of Matrimonial Home—Forms	367		
Election of Surviving Spouse/ <i>Choix du conjoint survivant</i>	368		
FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996/LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS			
Cost of Living Adjustments—Methods of Calculation/ <i>Rajustements relatifs au coût de la vie — modes de calcul</i>		176/98	
General/ <i>Dispositions générales</i>		167/97	359/97
FAMILY SUPPORT PLAN ACT/LOI SUR LE RÉGIME DES OBLIGATIONS ALIMENTAIRES ENVERS LA FAMILLE			
Practices and Procedures/ <i>Règles de pratique et de procédure</i>		765/91	475/93, Rev. 167/97
FARM IMPLEMENTS ACT/LOI SUR LES APPAREILS AGRICOLES			
General/ <i>Dispositions générales</i>	369		100/91, 65/94, 195/96
FARM INCOME STABILIZATION ACT/LOI SUR LA STABILISATION DES REVENUS AGRICOLES			
Fresh Market Potato Stabilization, 1989-1992—Plan	370		181/92, 642/93
Grain Stabilization, 1988-1990—Plan	371		169/91, 180/92

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
FARM PRODUCTS CONTAINERS ACT/LOI SUR LES CONTENANTS DE PRODUITS AGRICOLES			
Containers—Fruit and Vegetables	372		406/92, 487/95
FARM PRODUCTS GRADES AND SALES ACT/LOI SUR LE CLASSEMENT ET LA VENTE DES PRODUITS AGRICOLES			
Apples—Controlled-Atmosphere Storage		95/97	
Beef		685/94	61/95
Burley Tobacco	373		328/94
Exemption		659/93	
Flue-Cured Tobacco	374		155/92, 329/94
Fruit—Controlled-Atmosphere Storage	375		257/91, 330/94, Rev. 95/97
Grades			
—Beef Carcasses	376		Rev. 685/94
—Christmas Trees	377		151/91, 331/94
—Fruit and Vegetables	378		727/91, 332/94, 89/95, 40/99
—Hog Carcasses	379		
—Lamb and Mutton Carcasses	380		
—Poultry	381		
—Veal Carcasses	382		
Grain	383		33/91, 93/93, 78/94, Rev. 262/97
Honey	384		333/94, 90/95
Licences	385		335/94, Rev. 41/99
Maple Products	386		604/92, 334/94
FARM PRODUCTS MARKETING ACT/LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES			
Apples			
—Marketing	387		589/91, 161/92, 440/92, 546/93, 902/93, 607/94, 322/95, 437/95, 420/96, 239/97, 609/98, 458/99
—Plan	388		66/92, 324/94, 256/98, 491/98
Arbitration of Disputes	389		
Asparagus			
—Marketing	390		537/91, 162/92, 903/93
—Plan	391		461/95
Beans			
—Marketing	392		
—Plan	393		335/95
Berries for Processing			
—Marketing	394		543/91, 28/93, Rev. 436/95
—Plan	395		Rev. 418/95
Broiler Hatching Eggs and Chicks			
—Marketing	396		394/91, 744/91
—Plan	397		
Burley Tobacco			
—Dissolution of Local Board		137/97	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Marketing	398		
—Plan	399		Rev. 137/97
By-laws for Local Boards	400		36/91, 5/92, 678/94, 618/99
Chicken—Extension of Powers of the Canadian Chicken Marketing Agency	401		
Chickens			
—Marketing	402		245/91, 194/92, 560/92, 404/95, 528/96, 443/97
—Plan	403		6/92, 521/96, 55/97, 377/97, 499/97
Designation			
—Ontario Canola Growers' Association	404		512/96
—Ontario Coloured Bean Growers' Association	405		
Dissolution of Ontario Potato Growers' Marketing Board Eggs		246/99	
—Extension of Powers of the Canadian Egg Marketing Agency	406		Rev. 786/91
—Extension of Powers of the Canadian Egg Marketing Agency		786/91	
—Marketing	407		154/94, 240/97, 414/98
—Marketing Limitations	408		
—Plan	409		25/97, 18/98, 415/98, 555/99
Fresh Grapes			
—Marketing	410		538/91, 163/92, 405/95
—Plan	411		713/91, 686/94
Fresh Potatoes			
—Marketing	412		273/92, 697/93, 810/94, Rev. 247/99
—Plan (see now Potatoes—Plan)			
Grapes for Processing			
—Marketing	414		96/91, 539/91, 164/92, 274/92, 904/93, 461/94
—Plan	415		
Greenhouse Vegetables			
—Appointment of Trustee	416		186/91
—Marketing	417		657/94, 60/95
—Plan	418		185/91, 679/94, 522/98
Hogs			
—Marketing	419		88/92, 113/97
—Plan	420		730/94, 371/97
Local Boards	421		193/93, 617/99
Potatoes			
—Marketing	422		491/92, 409/93, 905/93, 41/96, Rev. 247/99
—Marketing		247/99	
—Plan	423		Rev. 246/99
—Plan	413		696/93, 245/99
Processing Tomato Seedling Plants			
—Marketing	424		609/93, 460/94, 468/95
—Plan	425		608/93

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Rutabagas—Marketing	426		
Seed-Corn			
—Marketing	427		542/91, 87/92, 2/93, 906/93, 465/99
—Plan	428		3/93, 449/95, 87/99, 464/99
Sheep			
—Marketing	429		338/93, 256/94
—Plan	430		259/94
Soybeans			
—Marketing	431		194/93, 463/99, 542/99
—Plan	432		786/92, 461/99
Tender Fruit			
—Marketing	433		540/91, 165/92, 907/93
—Plan	434		94/97, 422/99
Tobacco			
—Marketing	435		561/92, 720/92, 52/94, 82/96
—Plan	436		53/94
Turkey			
—Extension of Powers of the Canadian Turkey Marketing Agency		70/98	
Turkeys			
—Marketing	437		541/91, 90/92, 166/92, 556/93, 155/94, 658/94, 811/94, 413/99
—Marketing Limitations	438		
—Plan	439		89/92, 421/96, 56/97, 203/97
Vegetables for Processing			
—Marketing	440		46/91, 177/91, 167/92, 673/92, 796/92, 27/93, 811/93, 233/94, 48/97, 554/99
—Plan	441		643/93, 479/96, 523/98, 553/99
Wheat			
—Marketing	442		
—Plan	443		520/96
FARM PRODUCTS PAYMENTS ACT/LOI SUR LE RECouvreMENT DU PRIX DES PRODUITS AGRICOLES			
Disposition of Fund for Producers of Potatoes for Processing		408/93	Rev. 39/94
Disposition of Fund for Producers of Vegetables for Processing		672/92	
Dissolution of the Fund for Egg Producers		610/99	
Dissolution of the Fund for Milk and Cream Producers ..		359/99	
Fund for Egg Producers	444		153/92, 505/95, 504/99
Fund for Livestock Producers	445		Rev. 560/93
Fund for Livestock Producers		560/93	469/95
Fund for Milk and Cream Producers	446		256/91, 182/92, 349/95, 448/95, 267/99
Fund for Producers of Canola	447		513/96, 263/97
Fund for Producers of Grain Corn	448		764/94, 415/95, 264/97
Fund for Producers of Potatoes for Processing	449		452/92, Rev. 39/94
Fund for Producers of Soybeans	450		183/93, 265/97

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Fund for Producers of Vegetables for Processing	451		205/92, Rev. 447/95
FARM REGISTRATION AND FARM ORGANIZATIONS FUNDING ACT, 1993/LOI DE 1993 SUR L'INSCRIPTION DES ENTREPRISES AGRICOLES ET LE FINANCEMENT DES ORGANISMES AGRICOLES			
Filing Dates/ <i>Dates de dépôt</i>		722/93	443/94, 737/94, 445/97, 43/99
General/ <i>Dispositions générales</i>		723/93	479/94, 480/96, 446/97, 42/99
FINANCIAL ADMINISTRATION ACT/LOI SUR L'ADMINISTRATION FINANCIÈRE			
Destruction of Securities		31/91	
Fee for Dishonoured Cheques		754/92	
Payments to the Ontario Transportation Capital Corporation		81/95	
Payments to the Ontario Transportation Capital Corporation		200/95	
Prescribed Currency		24/92	
FINANCIAL SERVICES COMMISSION OF ONTARIO ACT, 1997/LOI DE 1997 SUR LA COMMISSION DES SERVICES FINANCIERS DE L'ONTARIO			
Assessment of Expenses and Expenditures — Insurance Sector		300/98	519/99
FIRE DEPARTMENTS ACT/LOI SUR LES SERVICES DES POMPIERS			
Filing in Ontario Court (General Division) of Decision of Arbitrator or Arbitration Board	452		Rev. 390/97
Standards for Pumpers	453		Rev. 390/97
FIRE MARSHALS ACT/LOI SUR LES COMMISSAIRES DES INCENDIES			
Fire Code	454		627/92, 385/94, Rev. 389/97
General	455		Rev. 389/97
FIRE PROTECTION AND PREVENTION ACT, 1997/LOI DE 1997 SUR LA PRÉVENTION ET LA PROTECTION CONTRE L'INCENDIE			
Appointment of Arbitrators and Conciliation Officers ...		407/97	
Fire Code		388/97	398/98, 428/98, 302/99
FISH AND WILDLIFE CONSERVATION ACT, 1997/LOI DE 1997 SUR LA PROTECTION DU POISSON ET DE LA FAUNE			
Area Descriptions		663/98	
Fish Licensing		664/98	323/99, 508/99
Hunting		665/98	94/99, 95/99, 581/99
Open Seasons—Wildlife		670/98	88/99, 96/99, 219/99, 226/99, 387/99, 580/99
Possession, Buying and Selling of Wildlife		666/98	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Trapping		667/98	582/99
Wildlife in Captivity		668/98	
Wildlife Schedules		669/98	
FISH INSPECTION ACT/LOI SUR L'INSPECTION DU POISSON			
Quality Control	456		
FOREST FIRES PREVENTION ACT/LOI SUR LA PRÉVENTION DES INCENDIES DE FORÊT			
Fire Regions (see now General)			
General	457		304/94, 159/95, Rev. 207/96
Outdoor Fires		207/96	
Restricted Fire Zone		92/91	Exp.
Restricted Fire Zone		232/91	Rev. 243/91
Restricted Fire Zone		336/91	373/91, 385/91, Exp.
Restricted Fire Zone		447/91	Exp.
Restricted Fire Zone		448/91	Exp.
Restricted Fire Zone		449/91	Rev. 461/91
Restricted Fire Zone		450/91	Exp.
Restricted Fire Zone		459/91	Exp.
Restricted Fire Zone		460/91	Exp.
Restricted Fire Zone		499/91	501/91, Exp.
Restricted Fire Zone		503/91	Exp.
Restricted Fire Zone		197/92	Exp.
Restricted Fire Zone		198/92	Exp.
Restricted Fire Zone		315/92	Rev. 321/92
Restricted Fire Zone		149/93	Exp.
Restricted Fire Zone		197/93	Exp.
Restricted Fire Zone		160/94	Exp.
Restricted Fire Zone		280/94	Exp.
Restricted Fire Zone		203/95	Rev. 247/95
Restricted Fire Zone		247/95	Exp.
Restricted Fire Zone		249/95	Exp.
Restricted Fire Zone		316/95	Exp.
Restricted Fire Zone		318/95	Exp.
Restricted Fire Zone		319/95	Exp.
Restricted Fire Zone		320/95	Rev. 331/95
Restricted Fire Zone		323/95	Exp.
Restricted Fire Zone		366/95	Rev. 373/95
Restricted Fire Zone		367/95	Exp.
Restricted Fire Zone		372/95	Exp.
Restricted Fire Zone		373/95	Exp.
Restricted Fire Zone		374/95	Exp.
Restricted Fire Zone		375/95	Rev. 378/95
Restricted Fire Zone		379/95	Exp.
Restricted Fire Zone		160/96	Rev. 326/96
Restricted Fire Zone		272/96	Exp.
Restricted Fire Zone		273/96	Exp.

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Restricted Fire Zone		274/96	Exp.
Restricted Fire Zone		275/96	Exp.
Restricted Fire Zone		290/96	Rev. 304/96
Restricted Fire Zone		305/96	Rev. 307/96
Restricted Fire Zone		326/96	Exp.
Restricted Fire Zone		164/97	Exp.
Restricted Fire Zone		219/97	Exp.
Restricted Fire Zone		224/97	Rev. 228/97
Restricted Fire Zone		226/97	Exp.
Restricted Fire Zone		289/97	Rev. 293/97
Restricted Fire Zone		290/97	Exp.
Restricted Fire Zone		292/97	Exp.
Restricted Fire Zone		294/97	Rev. 295/97
Restricted Fire Zone		296/97	Rev. 328/97
Restricted Fire Zone		298/97	Rev. 324/97
Restricted Fire Zone		182/98	Exp.
Restricted Fire Zone		185/98	Exp.
Restricted Fire Zone		190/98	Exp.
Restricted Fire Zone		201/98	Exp.
Restricted Fire Zone		202/98	Exp.
Restricted Fire Zone		210/98	Rev. 218/98
Restricted Fire Zone		239/98	Exp.
Restricted Fire Zone		246/98	Exp.
Restricted Fire Zone		251/98	Rev. 260/98
Restricted Fire Zone		259/98	Rev. 262/98
Restricted Fire Zone		261/98	Rev. 263/98
Restricted Fire Zone		412/98	Exp.
Restricted Fire Zone		413/98	Exp.
Restricted Fire Zone		419/98	Rev. 422/98
Restricted Fire Zone		423/98	Exp.
Restricted Fire Zone		429/98	Exp.
Restricted Fire Zone		432/98	Exp.
Restricted Fire Zone		442/98	Exp.
Restricted Fire Zone		464/98	Rev. 465/98
FORESTRY ACT/LOI SUR LES FORÊTS			
Nurseries	458		142/91, 232/97
FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT/LOI SUR L'ACCÈS À L'INFORMATION ET LA PROTECTION DE LA VIE PRIVÉE			
Disposal of Personal Information	459		
General/ <i>Dispositions générales</i>	460		371/91, 135/92, 497/92, 532/93, 305/94, 88/95, 21/96, 331/96, 26/97, 478/97, 104/99, 138/99, 304/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
FRENCH LANGUAGE SERVICES ACT/LOI SUR LES SERVICES EN FRANÇAIS			
Designation of Additional Areas/ <i>Désignation de régions additionnelles</i>		407/94	
Designation of Public Service Agencies/ <i>Désignation d'organismes offrant des services publics</i>		398/93	406/94, 62/96, 486/96, 100/98, 109/99
Exemptions/ <i>Exemptions</i>	461		Rev. R.R.O. 1990, Reg. 461, s. 3
Exemptions/ <i>Exemptions</i>		671/92	411/97
General/ <i>Dispositions générales</i>	462		742/91, 405/92, Rev. 398/93
FRESHWATER FISH MARKETING ACT (ONTARIO)/LOI SUR LA COMMERCIALISATION DU POISSON D'EAU DOUCE (ONTARIO)			
General	463		278/94
FUEL TAX ACT/LOI DE LA TAXE SUR LES CARBURANTS			
General	464		644/91, 732/91, 456/92, 296/94, 532/94, 141/96, 30/97, 325/97, 556/99
International Fuel Tax Agreement		22/97	625/99
Miscellaneous	465		301/91, 12/92, 122/93, 179/96, 23/97, 309/97, 451/99, 624/99
Refunds	466		321/97, 64/99
FUNERAL DIRECTORS AND ESTABLISHMENTS ACT/LOI SUR LES DIRECTEURS DE SERVICES FUNÉRAIRES ET LES ÉTABLISSEMENTS FUNÉRAIRES			
Board—Composition and Remuneration	467		583/92, 229/97
Compensation Fund	468		
Equipment and Premises	469		282/92
Licensing and Business Practices	470		281/92, 584/92
FUR FARMS ACT/LOI SUR LES FERMES D'ÉLEVAGE D'ANIMAUX À FOURRURE			
General	471		Rev. 506/95
General		506/95	
G			
GAME AND FISH ACT/LOI SUR LA CHASSE ET LA PÊCHE			
Aboriginal Community Fishing Licences		61/93	Rev. 664/98
Amphibians	472		Rev. 665/98
Animals Declared to be Fur-Bearing Animals/ <i>Animaux déclarés des animaux à fourrure</i>	473		359/91, Rev. 667/98
Apprentice Hunters		448/98	Rev. 665/98
Aylmer Hunting Area	474		Rev. 665/98
Aylmer Lagoon Hunting Area	475		Rev. 665/98
Bag Limit for Black Bear/ <i>Limite de prise d'ours noir</i> ...	476		360/91, Rev. 665/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Beaver Meadow Hunting Area	477		Rev. 665/98
Black Bear Management Areas	478		81/91, 534/93, 555/94, 463/95, Rev. 665/98
Bows and Arrows/ <i>Arcs et flèches</i>	479		361/91, Rev. 665/98
Bullfrogs/ <i>Ouaouarons</i>	480		133/91, 557/91, 425/96, Rev. 665/98
Calton Swamp Hunting Area	481		Rev. 665/98
Camden Lake Hunting Area	482		Rev. 665/98
Commercial Fishing Royalties		398/95	384/97, Rev. 664/98
Commercial Fishing Royalty		896/93	Rev. 398/95
Community Licences		62/93	Rev. 665/98
Copeland Forest Hunting Area	483		Rev. 665/98
Crown Game Preserves	484		85/91, 410/93, 471/96, Rev. 665/98
Discharge of Firearms From or Across Highways and Roads	485		Rev. 665/98
Discharge of Firearms on Sunday/ <i>Décharge d'armes à feu le dimanche</i>	486		350/91, Rev. 665/98
Fingal Hunting Area	487		Rev. 665/98
Firearms—Aulneau Peninsula/ <i>Armes à feu — Péninsule Aulneau</i>	488		82/91, 362/91, 368/97, Rev. 665/98
Fishing Huts	489		94/92, 187/92, 66/94, 105/95, Rev. 664/98
Fishing Licences/ <i>Permis de pêche</i>	490		103/91, 319/92, 567/92, Rev. 740/92
Fishing Licences/ <i>Permis de pêche</i>		740/92	777/92, 462/93, 670/93, 897/93, 9/94, 297/94, 415/94, 47/95, 17/98, 557/98, Rev. 664/98
Fur Harvest, Fur Management and Conservation Course/ <i>Cours sur la capture, la gestion et la protection des animaux à fourrure</i>	491		365/91, Rev. 667/98
Furs/ <i>Fourrures</i>	492		84/91, 520/91, 638/91, 221/92, 280/93, 493/93, 622/93, 738/94, 399/95, 342/97, 425/97, 558/98, 559/98, Rev. 667/98
Game Bird Hunting Preserves/ <i>Réserves de chasse au gibier à plume</i>	493		363/91, 281/93, Rev. 665/98
Game Birds—Captivity, Propagation or Sale/ <i>Captivité, reproduction et vente du gibier à plume</i>	494		369/91, Rev. 665/98
Guides/ <i>Guides</i>	495		294/91, 282/93, Rev. 665/98
Hullett Hunting Area	496		Rev. 665/98
Hunter Orange		51/97	Rev. 665/98
Hunter Safety Training Course/ <i>Cours de formation des chasseurs</i>	497		364/91, 49/97, Rev. 665/98
Hunting in Lake Superior Provincial Park	498		Rev. 665/98
Hunting in Long Point National Wildlife Area	499		622/94, Rev. 665/98
Hunting Licences	500		24/91, 83/91, 102/91, 147/92, 257/92, 317/92, 529/92, 739/92, Rev. 300/93
Hunting Licences		300/93	463/93, 466/95, 50/97, 302/97, 367/97, 386/97, 178/98, 556/98, Rev. 665/98
Hunting on Crown Lands in the Geographic Townships of Bruton and Clyde/ <i>Chasse sur les terres de la Couronne dans les cantons géographiques de Bruton et de Clyde</i>	501		511/91, Rev. 665/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Hunting on Designated Crown Land and in Provincial Parks	502		202/92, 203/92, 283/93, 387/93, 841/93, 360/94, 49/95, 54/97, 258/97, Rev. 665/98
Lake St. Lawrence Hunting Area	503		758/92, Rev. 665/98
Licence to Chase Raccoon at Night and Fox, Coyote or Wolf During the Day	504		Rev. 665/98
Licence to Possess Nets/ <i>Permis de possession de filets</i> ..	505		470/91, Rev. 664/98
Licences with Respect to Fish		267/95	202/97, Rev. 664/98
Luther Marsh Hunting Area	506		Rev. 665/98
Moose Hunting in Larose Forest		621/94	Rev. 621/94
Moose Hunting in Larose Forest		385/97	Rev. 385/97
Moose Hunting in Larose Forest		574/98	Rev. 574/98
Nashville Tract Hunting Area	507		Rev. 665/98
Navy Island Hunting Area	508		Rev. 665/98
Open Seasons/ <i>Saisons de chasse</i>			
—Black Bear	509		80/91, 145/92, 842/93, 64/96, Rev. 665/98
—Fur-Bearing Animals	510		814/93, 489/96, 350/97, Rev. 667/98
—Game Birds/ <i>Gibier à plume</i>	511		101/91, 228/91, 615/91, 146/92, 530/92, 165/93, 183/94, 117/95, 63/96, 161/96, 117/97, 169/98, Rev. 665/98
—Moose and Deer	512		333/91, 335/91, 521/91, 523/91, 267/92, 318/92, 397/92, 449/92, 531/92, 355/93, 843/93, 624/94, 464/95, 472/96, 301/97, 303/97, 387/97, 168/98, 347/98, Rev. 665/98
—Rabbits and Squirrels/ <i>Lapin et écureuil</i>	513		528/91, Rev. 665/98
—Snapping Turtles	514		134/91, 110/93, Rev. 665/98
Orangeville Reservoir Hunting Area	515		Rev. 665/98
Permit—Re Subsection 83 (3) of the Act		304/97	Rev. 666/98
Permit to Export Game		229/91	166/93, Rev. 666/98
Petroglyphs Provincial Park Hunting Area	516		Rev. 524/91
Polar Bears/ <i>Ours polaires</i>	517		454/91, Rev. 666/98
Prohibition of Hunting and Possession of Firearms	518		Rev. 766/94
Prohibition of Hunting and Possession of Firearms		766/94	421/95, Rev. 665/98
Reporting and Registering Possession of Certain Game/ <i>Rapport sur la possession de certains animaux faisant partie du gibier et enregistrement de celle-ci</i>	519		368/91, Rev. 666/98
Reptiles/ <i>Reptiles</i>	520		367/91, 779/91, Rev. 668/98
Sale of Bass and Trout and Fishing Preserves/ <i>Vente d'achigan et de truite et réserves de pêche</i>	521		25/91, 555/91, Rev. 267/95
Snares	522		Rev. 667/98
Stag Island Hunting Area	523		Rev. 665/98
Tiny Marsh Hunting Area	524		668/94, Rev. 665/98
Trade in Game Animal Hides and Cast Antlers	525		257/96, Rev. 666/98
Traffic in Fish		425/95	Rev. 664/98
Trap-Line Areas	526		738/92, 48/95, 487/96, Rev. 667/98
Traps/ <i>Pièges</i>	527		366/91, 33/97, Rev. 667/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Traps—Order under Subsection 30 (4) of the Act/ <i>Pièges — Ordonnance rendue en application du paragraphe 30 (4) de la Loi</i>	528		685/91, Rev. 667/98
Waters Set Apart—Frogs	529		Rev. 665/98
Wildlife Management Units	530		334/91, 522/91, 639/91, 143/92, 450/92, 532/92, 609/92, 737/92, 68/93, 411/93, 844/93, 667/94, 465/95, 460/96, 348/98, 157/99
Wolves and Black Bears in Captivity/ <i>Loups et ours noirs gardés en captivité</i>	531		556/91, Rev. 668/98
GAMING CONTROL ACT, 1992/LOI DE 1992 SUR LA RÉGLEMENTATION DES JEUX			
Games of Chance Conducted and Managed by the Ontario Casino Corporation and the Ontario Lottery Corporation		385/99	
Games of Chance on Slot Machines Conducted and Managed by the Ontario Lottery Corporation		368/98	Rev. 385/99
General (see now General—Games of Chance Held in Casinos)			
General—Games of Chance Held in Casinos		70/94	628/94, 73/96, 58/98, Rev. 385/99
General—Games of Chance Not Held in Casinos		197/95	59/98
Registration of Suppliers and Gaming Assistants—Games of Chance Held in Casinos/ <i>Inscription des fournisseurs et des préposés au jeu — jeux de hasard se déroulant dans des casinos</i>		69/94	627/94, 74/96, 57/98, Rev. 385/99
Registration of Suppliers and Gaming Assistants—Games of Chance Not Held in Casinos/ <i>Inscription des fournisseurs et des préposés au jeu — jeux de hasard ne se déroulant pas dans des casinos</i>		68/94	626/94, 809/94, 55/98
GAMING SERVICES ACT, 1992/LOI DE 1992 SUR LES SERVICES RELATIFS AU JEU			
Registration of Suppliers and Gaming Assistants/ <i>Inscription des fournisseurs et des préposés au jeu</i> ...		22/93	132/93, 893/93, Rev. 68/94
GASOLINE HANDLING ACT/LOI SUR LA MANUTENTION DE L'ESSENCE			
Certification and Training of Mechanics		156/97	
Gasoline Handling Code	532		678/91, 547/92, Rev. 521/93
General		521/93	531/93, 447/96
GASOLINE TAX ACT/LOI DE LA TAXE SUR L'ESSENCE			
General	533		302/91, 123/93, 600/94, 320/97, 65/99, 66/99, 452/99, 623/99
International Fuel Tax Agreement		24/97	626/99
Miscellaneous	534		645/91, 244/92, 735/94, 31/97, 12/99, 557/99
Returns and Refunds (see now Miscellaneous)			

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
GENERAL WELFARE ASSISTANCE ACT/LOI SUR L'AIDE SOCIALE GÉNÉRALE			
Civil Legal Aid	535		Rev. 486/97
Dental Services	536		Rev. 137/98
General	537		15/91, 191/91, 248/91, 341/91, 408/91, 409/91, 546/91, 630/91, 653/91, 767/91, 34/92, 152/92, 226/92, 327/92, 373/92, 427/92, 653/92, 775/92, 43/93, 98/93, 219/93, 321/93, 370/93, 437/93, 789/93, 929/93, 197/94, 319/94, 421/94, 602/94, 640/94, 2/95, 126/95, 212/95, 385/95, 410/95, 420/95, 501/95, 84/96, 353/96, 383/96, 487/97, 115/98, Rev. 137/98
Indian Bands	538		76/91, 420/94, 28/96, 340/97, Rev. 137/98
GRAIN CORN MARKETING ACT/LOI SUR LA COMMERCIALISATION DU MAÏS-GRAIN			
Licence Fees	539		416/95
GRAIN ELEVATOR STORAGE ACT/LOI SUR L'ENTREPOSAGE DU GRAIN (see now Grains Act/voir maintenant Loi sur le grain)			
GRAINS ACT/ LOI SUR LE GRAIN (formerly Grain Elevator Storage Act/anciennement Loi sur l'entreposage du grain)			
General	540		94/93, 79/94, Rev. 261/97
General		260/97	
GREATER TORONTO SERVICES BOARD ACT, 1998/LOI DE 1998 SUR LA COMMISSION DES SERVICES DU GRAND TORONTO			
General		136/99	350/99, 377/99, 631/99
GUARANTEE COMPANIES SECURITIES ACT/LOI SUR LES COMPAGNIES DE CAUTIONNEMENT			
Approved Guarantee Companies	541		Rev. 313/94
H			
HEALING ARTS RADIATION PROTECTION ACT/LOI SUR LA PROTECTION CONTRE LES RAYONS X			
Hospitals and Health Facilities Prescribed for the Installa- tion and Operation of Computerized Axial Tomography Scanners	542		107/91, 666/93, 198/94, 355/94, 484/95
X-Ray Safety Code	543		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
HEALTH CARDS AND NUMBERS CONTROL ACT, 1991/LOI DE 1991 SUR LE CONTRÔLE DES CARTES SANTÉ ET DES NUMÉROS DE CARTES SANTÉ			
General/ <i>Disposition générale</i>		147/91	337/91, 413/92, 40/93, 585/94, 83/95, 431/97
HEALTH CARE ACCESSIBILITY ACT/LOI SUR L'ACCESSIBILITÉ AUX SERVICES DE SANTÉ			
Administrative Charge/ <i>Frais d'administration</i>	544		598/91
General		113/96	495/96
HEALTH CARE CONSENT ACT, 1996/LOI DE 1996 SUR LE CONSENTEMENT AUX SOINS DE SANTÉ			
Evaluators		104/96	
HEALTH DISCIPLINES ACT/LOI SUR LES SCIENCES DE LA SANTÉ (see now Drug and Pharmacies Regulation Act/ <i>voir maintenant Loi sur la réglementation des médicaments et des pharmacies</i>)			
HEALTH INSURANCE ACT/LOI SUR L'ASSURANCE-SANTÉ			
Eligible Physicians		883/93	
General	552		9/91, 28/91, 42/91, 64/91, 104/91, 146/91, 161/91, 209/91, 291/91, 312/91, 435/91, 616/91, 617/91, 656/91, 754/91, 31/92, 36/92, 91/92, 125/92, 126/92, 215/92, 329/92, 343/92, 344/92, 408/92, 524/92, 655/92, 668/92, 785/92, 33/93, 86/93, 203/93, 214/93, 322/93, 375/93, 430/93, 596/93, 667/93, 736/93, 737/93, 794/93, 825/93, 888/93, 19/94, 199/94, 221/94, 255/94, 302/94, 356/94, 357/94, 486/94, 487/94, 488/94, 489/94, 490/94, 491/94, 492/94, 502/94, 589/94, 752/94, 787/94, 788/94, 789/94, 790/94, 13/95, 85/95, 86/95, 87/95, 121/95, 173/95, 175/95, 176/95, 177/95, 218/95, 219/95, 381/95, 392/95, 543/95, 111/96, 112/96, 114/96, 172/96, 173/96, 339/96, 409/96, 410/96, 496/96, 14/97, 15/97, 59/97, 142/97, 197/97, 502/97, 2/98, 44/98, 87/98, 111/98, 145/98, 146/98, 147/98, 172/98, 236/98, 375/98, 376/98, 377/98, 378/98, 478/98, 479/98, 528/98, 567/98, 575/98, 58/99, 59/99, 60/99, 85/99, 108/99, 177/99, 178/99, 201/99, 232/99, 271/99, 334/99, 368/99, 482/99, 483/99, 490/99
Health Fraud		173/98	
Information		57/97	58/97
Mandatory and Voluntary Reporting		590/94	Rev. 173/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Number of Members on Committees		222/94	454/94
Special Payments For Physiotherapy Services		755/91	
Special Payments to Physicians		278/91	
HEALTH PROTECTION AND PROMOTION ACT/ LOI SUR LA PROTECTION ET LA PROMOTION DE LA SANTÉ			
Allocation of Board of Health Expenses		489/97	
Areas Comprising Health Units/ <i>Territoires constituant des circonscriptions sanitaires</i>	553		422/91, 586/93, 493/97, 350/98, 523/99
Camps in Unorganized Territory/ <i>Camps dans des territoires non érigés en municipalités</i>	554		601/91
Capital Assistance Grants for Boards of Health/ <i>Subventions d'immobilisation aux conseils de santé</i> ..	555		421/91
Clinics for Sexually Transmitted Diseases/ <i>Cliniques pour les maladies sexuellement transmissibles</i>	556		602/91, 400/94
Communicable Diseases—General/ <i>Maladies transmissibles — Dispositions générales</i>	557		471/91
Designation of Communicable Diseases	558		Rev. 558/91
Designation of Municipal Members of Boards of Health ..	559		547/91, 587/93, 401/94, 439/95, 491/97, 351/98, 524/99
Designation of Reportable Diseases	560		Rev. 559/91
Exemption—Subsection 38 (2) of the Act	561		748/91, 666/92, 824/93, 23/95
Exemption—Subsection 39 (1) of the Act		338/96	
Food Premises	562		518/93, 586/99
Grants for Health Promotion Projects and Initiatives	563		
Grants to Boards of Health	564		750/91, 417/92, 399/94, 569/94
Grant to the Northern Diabetes Health Network		38/93	
Interests on Debts under Section 86.4 of the Act		490/97	
Public Pools	565		394/94, 58/96, 270/99
Qualifications of Boards of Health Staff/ <i>Qualifications du personnel des conseils de santé</i>	566		600/91
Rabies Immunization/ <i>Immunisation contre la rage</i>	567		109/91, 346/91, 310/92, 174/94, 320/94, 392/94, 393/94, 584/94, 18/95, 502/96
Recreational Camps/ <i>Camps de loisirs</i>	568		603/91
Reports/ <i>Rapports</i>	569		606/91, 749/91, 233/92, 84/95
School Health Services and Programs/ <i>Services et programmes de santé scolaire</i>	570		605/91, 724/91, 25/95
Slaughterhouses and Meat Processing Plants/ <i>Abattoirs et établissements de traitement des viandes</i>	571		604/91, Rev. 367/93
Specification of Communicable Diseases		558/91	204/95
Specification of Reportable Diseases		559/91	205/95, 129/96
Warrant/ <i>Mandat</i>	572		599/91
HIGHWAY 407 ACT, 1998/LOI DE 1998 SUR L'AUTOROUTE 407			
Highway 407 Lands		217/99	305/99
HIGHWAY TRAFFIC ACT/CODE DE LA ROUTE			
Administrative Driver's Licence Suspension		499/96	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Allowable Gross Weight for Designated Class of Vehicle	573		
Appeals	574		510/96, 511/97, 632/98
Commercial Motor Vehicle Inspections	575		275/99
Commercial Motor Vehicle Operators' Information		424/97	197/99
Commercial Vehicle Operator's Registration Certificates	576		354/96, Rev. 424/97
Commercial Vehicle Operator's Registration Certificates (see now Commercial Motor Vehicle Operators' Information)			
Community Safety Zones		510/99	628/99
Covering of Loads	577		
Demerit Point System	578		316/91, 694/92, 611/93, Rev. 339/94
Demerit Point System		339/94	164/96, 331/97, 538/97, 637/99
Designation of Highways	579		
Designation of Paved Shoulders on King's Highway	580		56/99
Disabled Person Parking Permits	581		908/93
Driver Improvement Program	582		695/92
Driver Licence Examinations	583		526/91, 735/92, Rev. 341/94
Driver Licence Examinations		341/94	672/98
Driver's Licence Suspension for Default of Payment of Fine	584		Rev. 501/94
Drivers' Licences	585		317/91, 706/92, 402/93, 819/93, 193/94, 194/94, Rev. 340/94
Drivers' Licences		340/94	727/94, 75/95, 306/96, 484/96, 149/97, 251/97, 416/97, 509/97, 19/98, 94/98, 460/98, 490/98, 578/98, 633/98, 671/98, 494/99
Driving Instructor's Licence	586		707/92, 403/93, 342/94
Electronic Documents		499/94	
Equipment	587		229/95, 276/99
Exempting New Residents From Vehicle Registration		92/96	Rev. 193/96
Exemption from Section 7 of the Act—American States	588		496/93, 21/94, 187/94, 432/95, 85/98
Exemption from Sections 7 and 11 of the Act			
—States of the United States of America	589		188/94, 431/95
—State of Illinois	590		
—State of Michigan	591		
—State of South Dakota	592		
Exemption from Subsection 85 (1) of the Act			
—Province of Alberta	593		
—State of New York	594		
Extending Term of Validity of Disabled Person Parking Permits		91/96	Rev. 192/96
Extending Term of Validity of Driving Instructor's Licences		54/96	Rev. 187/96
Extending Term of Validity of Safety Inspection Stickers		55/96	Rev. 188/96
Extending Term of Validity of Safety Standards Certificates		56/96	Rev. 189/96
Extending Term of Validity of Temporary Permits		76/96	Rev. 190/96
Extending Term of Validity of Vehicle Permits		53/96	Rev. 186/96

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Extending Time Periods Relating to Drivers' Licences—Ontario Regulation 340/94		52/96	Rev. 185/96
Extending Time Periods Relating to Drivers' Licences in Emergency Situation—Ontario Regulation 340/94 ...		11/98	Rev. 95/98
Extending Validity of Certificates and Permits in Emergency Situation—Regulation 628		12/98	Rev. 95/98
Garage Licences	595		
General	596		537/97
Gross Vehicle Weights	597		355/96
Gross Weight on Bridges	598		768/92, 207/93, 353/93, 401/93, 600/93, 209/95, 336/95, 503/95, 75/96, 366/96, 74/98, 361/99
Highway Closings	599		643/92
Hours of Work	600		Rev. 4/93
Hours of Work		4/93	
Motor Vehicle Inspection Stations	601		761/91, 185/92, 559/92, 180/93, 818/93, 372/98
Notice to Have Motor Vehicle(s) Examined and Tested ..	602		
Operation of Off-Road Vehicle on Highway		195/97	
Orders to Impound or Release Motor Vehicles under Section 55.1 of the Act		631/98	
Over-Dimensional Farm Vehicles	603		150/97
Parking	604		431/91, 530/91, 28/92, 59/92, 61/92, 137/92, 338/92, 471/92, 558/92, 625/92, 650/92, 23/93, 106/93, 181/93, 275/93, 487/93, 633/93, 724/93, 803/93, 24/94, 227/94, 292/94, 450/94, 459/94, 563/94, 36/95, 67/95, 188/95, 306/95, 337/95, 356/95, 71/96, 329/96, 370/96, 411/96, 476/96, 139/97, 193/97, 339/97, 30/98, 417/98, 716/98, 55/99, 360/99, 406/99, 433/99, 434/99, 506/99
Parking of Vehicles in Territory Without Municipal Organization	605		10/92, 276/93, 225/97, 118/99
Photo-Radar System—Part XIV.1 of the Highway Traffic Act		500/94	
Portable Lane Control Signal Systems	606		333/95 443/93
Provincially Approved Screening Devices		343/94	
Reciprocal Suspension of Driver's Licence		37/93	558/96
Reciprocal Suspension of Licences	607		
Red Light Camera System Evidence		277/99	
Restricted Use of Left Lanes by Commercial Motor Vehicles	608		442/93, 74/94, 105/97, 717/98, 432/99
Restricted Use of the King's Highway	609		754/93
Safety Helmets	610		411/95
Safety Inspections	611		318/91, 762/91, 510/97, 373/98
Safety Standards Certificate		77/96	Rev. 191/96
School Buses	612		319/91
Seat Belt Assemblies	613		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Security of Loads	614		
Signs	615		699/92, 444/93, 519/93, 909/93, 148/97, 332/98, 380/98
Slow Moving Vehicle Sign	616		423/96
Special Permits	617		Rev. 381/98
Special Permits		381/98	
Specifications and Standards for Trailer Couplings	618		
Speed Limits	619		2/91, 4/91, 41/91, 75/91, 170/91, 221/91, 233/91, 419/91, 428/91, 483/91, 502/91, 563/91, 637/91, 642/91, 27/92, 138/92, 308/92, 339/92, 445/92, 470/92, 481/92, 626/92, 633/92, 767/92, 20/93, 63/93, 136/93, 206/93, 277/93, 306/93, 474/93, 488/93, 520/93, 661/93, 725/93, 895/93, 932/93, 25/94, 75/94, 293/94, 449/94, 564/94, 611/94, 661/94, 695/94, 4/95, 65/95, 123/95, 189/95, 269/95, 376/95, 495/95, 29/96, 30/96, 148/96, 325/96, 328/96, 396/96, 424/96, 466/96, 477/96, 44/97, 115/97, 140/97, 141/97, 194/97, 208/97, 209/97, 327/97, 356/97, 366/97, 432/97, 434/97, 26/98, 27/98, 28/98, 109/98, 206/98, 207/98, 208/98, 443/98, 511/98, 512/98, 541/98, 718/98, 2/99, 203/99, 223/99, 224/99, 225/99, 255/99, 362/99, 363/99, 364/99, 405/99, 440/99, 466/99, 467/99, 468/99, 634/99
Speed Limits in Provincial Parks	620		166/94
Speed Limits in Territory Without Municipal Organization	621		40/91, 429/91, 140/92, 337/92, 447/92, 621/92, 26/93, 107/93, 278/93, 426/93, 510/93, 634/93, 147/96, 595/98
Standards to Determine Allowable Gross Vehicle Weight for Bridges		103/97	
Stopping of Vehicles on Parts of the King's Highway	622		
Stop Signs at Intersections	623		234/91, 529/91, 9/92, 62/92, 472/92, 142/93, 511/93, 804/93, 26/94, 80/94, 363/94, 35/95, 450/96, 29/98, 418/98, 596/98, 119/99
Stop Signs in Territory Without Municipal Organization ..	624		1/91, 430/91, 11/92, 63/92, 192/92, 766/92, 108/93, 143/93, 427/93, 489/93, 635/93, 27/94, 294/94, 565/94, 124/95, 149/96, 152/96, 371/96, 375/97, 120/99, 415/99, 436/99
Suspension and Impoundment of Commercial Motor Vehicles for Critical Defects under Section 82.1 of the Act		512/97	
Tire Standards and Specifications	625		495/93
Toll Devices		147/97	
Traffic Control Signal Systems	626		213/92, 88/93, 65/96
Use of Controlled-Access Highways by Pedestrians	627		171/91, 139/92, 25/93, 467/96, 230/97, 416/98
Used Vehicle Information Package		601/93	246/95, 497/95

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Vehicle Configurations		32/94	153/94, 600/98, 311/99
Vehicle Permits	628		198/91, 309/92, 590/92, 404/93, 820/93, 576/94, 245/95, 332/95, 337/97, 343/97, 508/97, 540/98, 654/98, 71/99, 254/99, 299/99, 437/99
Vehicles for the Transportation of Physically Disabled Passengers	629		533/94, 302/95, 184/96, 326/97
Vehicles on Controlled-Access Highways	630		446/92, 24/93, 805/93, 468/96, 102/97, 433/97
Yield Right-of-Way Signs in Territory Without Municipal Organization	631		432/91, 279/93, 28/94, 228/94, 295/94, 566/94, 125/95, 307/95, 387/95, 494/95, 150/96, 151/96, 368/96, 412/96, 210/97, 363/97, 376/97, 435/99
HISTORICAL PARKS ACT/LOI SUR LES PARCS HISTORIQUES			
Fees		210/96	Rev. 254/98
Historical Parks—Fees	632		202/91, 250/92, 156/93, Rev. 257/94
Historical Parks—Fees		257/94	Rev. 210/96
Parks	633		209/96
HOMEMAKERS AND NURSES SERVICES ACT/ LOI SUR LES SERVICES D'AIDES FAMILIALES ET D'INFIRMIÈRES VISITEUSES			
General	634		174/95
HOMES FOR RETARDED PERSONS ACT/LOI SUR LES FOYERS POUR DÉFICIENTS MENTAUX			
General/Dispositions générales	635		636/93, 150/99
HOMES FOR SPECIAL CARE ACT/LOI SUR LES FOYERS DE SOINS SPÉCIAUX			
General	636		314/91, 92/92, 409/92, 39/93, 376/93, 442/94, 463/98, 511/99
HOMES FOR THE AGED AND REST HOMES ACT/LOI SUR LES FOYERS POUR PERSONNES ÂGÉES ET LES MAISONS DE REPOS			
General	637		14/91, 192/91, 342/91, 413/91, 654/91, 720/91, 35/92, 227/92, 428/92, 466/92, 654/92, 684/92, 715/92, 41/93, 220/93, 371/93, 880/93, 237/94, 315/94, 369/94, 372/94, 536/94, 587/94, 180/95, 183/95, 193/95, 221/96, 223/96, 342/96, 10/97, 199/97, 42/98, 235/98, 641/98, 146/99, 372/99
HOSPITAL LABOUR DISPUTES ARBITRATION ACT/LOI SUR L'ARBITRAGE DES CONFLITS DE TRAVAIL DANS LES HÔPITAUX			
Remuneration of Chairs and Members of Arbitration Boards	638		199/91, Rev. 322/98
Rules of Procedure	639		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
HOTEL FIRE SAFETY ACT/LOI SUR LA PRÉVENTION DES INCENDIES DANS LES HÔTELS			
General	640		
HOUSING DEVELOPMENT ACT/LOI SUR LE DÉVELOPPEMENT DU LOGEMENT			
General	641		422/93
HUMAN RIGHTS CODE/CODE DES DROITS DE LA PERSONNE			
Business Practices Permissible to Landlords in Selecting Prospective Tenants for Residential Accommodation/ <i>Pratiques de commerce auxquelles les locataires sont autorisés à avoir recours pour choisir les locataires éventuels d'un logement</i>		290/98	
Search and Entry Warrants/ <i>Mandat de perquisition et d'entrée</i>	642		22/92
HUNTER DAMAGE COMPENSATION ACT/LOI SUR LES DOMMAGES CAUSÉS PAR LES CHASSEURS			
General	643		
HYPNOSIS ACT/LOI SUR L'HYPNOSE			
Application of Section 2 of the Act	644		
I			
IMMUNIZATION OF SCHOOL PUPILS ACT/LOI SUR L'IMMUNISATION DES ÉLÈVES			
General	645		299/96
INCOME TAX ACT/LOI DE L'IMPÔT SUR LE REVENU			
Amounts Deducted or Withheld By Employers	646		17/93, 64/94, 524/96, 400/97, 446/99
Co-operative Education Tax Credit		330/97	296/98
Graduate Transitions Tax Credit		297/98	
Ontario Tax Credit System		468/91	Rev. 364/92
Ontario Tax Credit System		364/92	Rev. 513/93
Ontario Tax Credit System		513/93	Rev. 447/94
Ontario Tax Credit System		447/94	45/96, 21/97
Ontario Tax Reduction	647		72/91, 104/92, 18/93, 281/94, 46/96, 20/97, 401/97, 447/99
Tax Table for Individuals	648		
INDEPENDENT HEALTH FACILITIES ACT/LOI SUR LES ÉTABLISSEMENTS DE SANTÉ AUTONOMES			
Application and Exemptions	649		197/98, 650/98
Facility Fees	650		173/91, 618/91, 58/92, 298/93
General (now) Facility Fees			

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
General		57/92	283/94, 14/95
Maximum Allowable Consideration		381/92	
INDUSTRIAL STANDARDS ACT/LOI SUR LES NORMES INDUSTRIELLES			
Designation of Industries and Zones	651		280/99
Duties of Employers and Advisory Committees/ <i>Obligations des employeurs et des comités consultatifs</i>	652		225/94
Interprovincially Competitive Industries/ <i>Industries concurrentielles à l'échelle interprovinciale</i>	653		185/94, 281/99
Publication Costs/ <i>Frais de publication</i>	654		224/94
Schedule			
—Bricklaying and Stonemasonry Industry—Ottawa	655		
—Bricklaying and Stonemasonry Industry—Toronto	656		
—Electrical Repair and Construction Industry—Toronto .	657		Rev. 145/99
—Fur Industry—Ontario	658		
—Ladies' Cloak and Suit Industry—Ontario (see now Women's Coat and Suit Industry			
—Ladies Dress and Sportswear Industry (see now Women's Dress and Sportswear Industry)			
—Men's and Boys' Clothing Industry—Ontario	661		Rev. 118/96
—Plastering Industry—Ottawa	662		
—Women's Coat and Suit Industry	659		282/99
—Women's Dress and Sportswear Industry	660		283/99
INSURANCE ACT/LOI SUR LES ASSURANCES			
Agents	663		760/94
Agents' Licences (see now Agents)			
Assessment of Commission Expenses and Expenditures .		220/91	231/92, 571/94, 107/97, Rev. 302/98
Assessment of Health System Costs		401/96	
Automobile Insurance	664		780/93, 823/93, 850/93, 553/94, 399/96, 464/96, 530/96, 301/98
Calculations under Clause 60 (1) (b) of the Act	665		
Classes of Insurance	666		
Compensation Corporations	667		362/98
Court Proceedings for Automobile Accidents that Occur on or after November 1, 1996		461/96	
Disputes Between Insurers		283/95	305/98
Fault Determination Rules	668		
Financial Statements	669		765/92
General	670		Rev. 310/98
Investments under Subsection 433 (9) of the Act		777/94	
Life Companies Special Shares—Investment	671		306/98
No-Fault Benefits Schedule (see now Statutory Accident Benefits Schedule—Accidents Before January 1, 1994)			
Order under Paragraph 1 of Subsection 108 (2) of the Act—Rates of Interest	673		120/91, 201/92, 764/92, 782/92, 385/93, 424/94, 239/95, 40/96, 233/97, Rev. 311/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Replacement of Life Insurance Contracts	674		761/94
Schedule of Fees	675		230/92, 762/94, Rev. 312/98
Statutory Accident Benefits Schedule/ <i>Annexe sur les indemnités d'accident légales</i>			
—Accidents after December 31, 1993 and before November 1, 1996/ <i>Accidents survenus après le 31 décembre 1993 mais avant le 1^{er} novembre 1996</i> ..		776/93	635/94, 781/94, 463/96, 304/98
—Accidents before January 1, 1994	672		660/93, 779/93
—Accidents on or after January 1, 1994/ <i>Accidents survenus depuis le 1^{er} janvier 1994</i> (see now Accidents after December 31, 1993 and before November 1, 1996/ <i>voir maintenant Accidents survenus après le 31 décembre 1993 mais avant le 1^{er} novembre 1996</i>)			
—Accidents on or after November 1, 1996/ <i>Accidents survenus le 1^{er} novembre 1996 ou après ce jour</i>		403/96	462/96, 505/96, 551/96, 303/98
—Accidents on or after the day Section 29 of the Automobile Insurance Rate Stability Act, 1996 comes into force (see now Accidents on or after November 1, 1996)			
Statutory Conditions—Automobile Insurance/ <i>Conditions légales — Assurance-automobile</i>		777/93	
Uninsured Automobile Coverage	676		778/93, 400/96
Variable Insurance Contracts		132/97	
Variable Insurance Contracts, Issued Before July 1, 1997, with Insurers No Longer Issuing Them	677		133/97
Variable Insurance Contracts of Life Insurers (see now Variable Insurance Contracts, Issued Before July 1, 1997, with Insurers No Longer Issuing Them)			
INTERCOUNTRY ADOPTION ACT, 1998/LOI DE 1998 SUR L'ADOPTION INTERNATIONALE			
General		200/99	
INTERPRETATION ACT/LOI D'INTERPRÉTATION			
Fees Payable under Various Acts	678		21/91, 687/91, 382/92, 412/92, 713/92, 87/93, 337/93, 419/93, 603/93, 422/94, 446/94, 676/94, 486/95, 90/96, 518/97, 29/99
INVESTMENT CONTRACTS ACT/LOI SUR LES CONTRATS DE PLACEMENT			
Registration	679		Rev. 313/98
J			
JURIES ACT/LOI SUR LES JURYS			
General	680		232/95, 334/96, 297/99
JUSTICES OF THE PEACE ACT/LOI SUR LES JUGES DE PAIX			
Salaries and Benefits	681		519/91, 70/92, 248/94

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Salaries and Benefits of Justices of the Peace—Regions Designated under Section 22 of the Act		247/94	505/94, 521/94, 726/94, 34/95, 107/95, 199/95, 298/95, 98/96, 395/98, 370/99
L			
LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT/LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT			
Laboratories/ <i>Laboratoires</i>	682		404/91, 607/91, 525/92, 399/93, 417/93, 795/93, 206/96, 46/98, 352/98, 536/98, 551/99
Specimen Collection Centres/ <i>Centres de prélèvement</i> ...	683		403/91, 472/91, 608/91, 361/92, 418/93, 796/93, 47/98, 353/98, 449/98, 552/99
LABOUR RELATIONS ACT/LOI SUR LES RELATIONS DE TRAVAIL			
Designations		18/94	
Ontario Construction Secretariat		187/93	
Rules of Procedure	686		Rev. 749/92
Rules of Procedure		724/92	Rev. 44/94
LABOUR RELATIONS ACT, 1995/LOI DE 1995 SUR LES RELATIONS DE TRAVAIL			
General/ <i>Dispositions générales</i>	684		383/92, 750/92, 781/92, 172/94, 517/99
Office of the Board/ <i>Bureaux de la Commission</i>	685		513/91, Rev. 518/99
LABOUR SPONSORED VENTURE CAPITAL CORPORATIONS ACT, 1992/LOI DE 1992 SUR LES CORPORATIONS À CAPITAL DE RISQUE DE TRAVAILLEURS (see now Community Small Business Investment Funds Act/ <i>voir maintenant Loi sur les fonds communautaires d'investissement dans les petites entreprises</i>)			
LAKES AND RIVERS IMPROVEMENT ACT/LOI SUR L'AMÉNAGEMENT DES LACS ET DES RIVIÈRES			
Construction		454/96	
LAND REGISTRATION REFORM ACT/LOI PORTANT RÉFORME DE L'ENREGISTREMENT IMMOBILIER			
Automated Recording and Property Mapping	687		5/91, 54/91, 55/91, 56/91, 57/91, 58/91, 59/91, 60/91, 125/91, 195/91, 239/91, 240/91, 241/91, 277/91, 329/91, 418/91, 634/91, 635/91, 686/91, 699/91, 778/91, 223/92, 300/92, 301/92, 302/92, 557/92, 573/92, 574/92, 647/92, 648/92, 761/92, 790/92, 791/92, 29/93, 30/93, 31/93, 32/93, 89/93, 90/93, Rev. 133/93
Automated Recording and Property Mapping		133/93	365/94, Rev. 156/95

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Automated Recording and Property Mapping		156/95	Rev. 440/95
Automated Recording and Property Mapping		440/95	Rev. 16/99
Automated System		16/99	
Documents—General/ <i>Documents — Dispositions générales</i>		18/99	
Electronic Registration		19/99	
Form of Documents/ <i>Formule des documents</i>	688		324/93, 14/99, 15/99, 17/99
LAND TITLES ACT/LOI SUR L'ENREGISTREMENT DES DROITS IMMOBILIERS			
Fees	689		324/91, 279/92, 368/92, 325/93, 517/93, 5/99
Forms		27/99	
Forms, Records and Procedures	690		515/93, 23/99, 24/99, 25/99
General		26/99	
Land Titles Divisions	691		237/91, 531/91, 632/91, 113/92, 160/92, 182/93, 480/95, 390/96, 267/97, 351/97, 372/97, 378/97, 203/98, 329/98, Rev. 428/99
Land Titles Divisions		428/99	442/99
Surveys and Descriptions of Land	692		Rev. 44/96
Transfer of Functions	693		
LAND TRANSFER TAX ACT/LOI SUR LES DROITS DE CESSION IMMOBILIÈRE			
Consolidated Affidavit of Residence and Value of Consideration		157/91	
Delegation of Authority	694		Rev. 50/92
Exemption(s)			
—Disposition of Land By Employee to Employer		71/91	
—For Certain Acquisitions under the Toronto Islands Residential Community Stewardship Act, 1993		63/94	
—For Certain Easements Granted to Oil or Gas Pipe Lines	695		
—For Certain Inter-Spousal Transfers	696		
—For Conveyance to Family Farm Corporation or Family Business Corporation	697		
—For Conveyance to Non-Resident Persons and Persons Who Are Not Non-Resident Persons	698		
—From Tax under Section 3 of the Act		70/91	
—Hospital Restructuring		676/98	
Forms	699		646/91
Interest on Tax Refunds		398/96	310/97
Leases	700		
Notice of Purchaser's Lien for Default	701		
Rates of Interest	702		Rev. 127/93
Rates of Interest		127/93	Rev. 310/97
Rates of Interest		310/97	453/99
Taxation of Mineral Lands	703		
Transfers Between Related Corporations	704		

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
LANDLORD AND TENANT ACT/LOI SUR LA LOCATION IMMOBILIÈRE			
Classes of Accommodation Deemed not to be Residential Premises/ <i>Catégories de logements réputés ne pas être des locaux d'habitation</i>	705		738/93, 801/94, Rev. 634/98
Forms/ <i>Fornules</i>	706		739/93, Rev. 634/98
Summary of Part IV of the Act/ <i>Résumé de la partie IV de la Loi</i>	707		740/93, Rev. 634/98
LAW SOCIETY ACT/LOI SUR LE BARREAU			
Class Proceedings		771/92	535/95
Complaints Resolution Commissioner/ <i>Commissaire au règlement des plaintes</i>		31/99	
County and District Law Associations/ <i>Associations d'avocats de comté et de district</i>	708		575/92, 576/92, 577/92, 578/92, 579/92, 580/92, 288/93, 923/93, 35/94, 480/94, 513/95, 514/95, 515/95, 83/96, 47/97, 503/97, 32/99
General/ <i>Dispositions générales</i> (see now County and District Law Associations/ <i>voir maintenant Associations d'avocats de comté et de district</i>)			
Hearings Before the Hearing Panel/ <i>Audiences tenues par le comité d'audition</i>		30/99	
Law Foundation/ <i>Fondation du droit</i>	709		289/93
LEGAL AID ACT/LOI SUR L'AIDE JURIDIQUE			
Deemed Application		202/95	
General	710		657/92, 729/92, 421/93, 273/94, 68/95, 536/95, 130/96, 131/96, 63/99, Rev. 106/99
LEGAL AID SERVICES ACT, 1998/LOI DE 1998 SUR LES SERVICES D'AIDE JURIDIQUE			
Administration of System for Providing Legal Aid Services/ <i>Administration du système de prestation de services d'aide juridique</i>		106/99	336/99
General/ <i>Dispositions générales</i>		107/99	337/99
LEGISLATIVE ASSEMBLY RETIREMENT ALLOWANCES ACT/LOI SUR LES ALLOCATIONS DE RETRAITE DES DÉPUTÉS À L'ASSEMBLÉE LÉGISLATIVE			
General	711		
LIGHTNING RODS ACT/LOI SUR LES PARATONNERRES			
General	712		
LIMITED PARTNERSHIPS ACT/LOI SUR LES SOCIÉTÉS EN COMMANDITE			
General/ <i>Dispositions générales</i>	713		11/91, 582/91, 599/92, 629/93, 176/94, 313/96, 566/98, 195/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
LINE FENCES ACT/LOI SUR LES CLÔTURES DE BORNAGE			
Appeals/Appels	714		351/92
Forms/Formules	715		306/92
Land in Territory Without Municipal Organization/ <i>Bien-fonds dans un territoire non érigé en municipalité</i> ...	716		390/91, 350/92
LIQUOR CONTROL ACT/LOI SUR LES ALCOOLS			
General	717		345/92, 165/96, 271/97
LIQUOR LICENCE ACT/LOI SUR LES PERMIS D'ALCOOL			
General	718		400/92, 790/93, 167/96, 230/96, 62/98, 211/98
Licences to Sell Liquor	719		74/91, 347/92, 348/92, 399/92, 760/92, 346/93, 347/93, 31/94, 161/94, 249/94, 261/94, 336/94, 696/94, 773/94, 195/95, 196/95, 198/95, 369/95, 491/95, 155/96, 163/96, 231/96, 392/96, 482/96, 560/96, 562/96, 171/97, 305/97, 347/97, 522/97, 63/98, 244/98, 367/98, 655/98, 656/98, 122/99 252/99, 354/99, 591/99
Manufacturers' Licences	720		236/91, 268/92, 346/92, 401/92, 402/92, 145/94, 366/94, 798/94, 530/95, 166/96, 232/96, 393/96, 526/96, 64/98, 212/98
Possession of Liquor in Conservation Areas Operated by the Halton Region Conservation Authority	721		65/98
Possession of Liquor in Parks Managed or Controlled by the Niagara Parks Commission and the St. Clair Parkway Commission	722		Rev. 330/92
Possession of Liquor in Parks Managed or Controlled by the St. Clair Parkway Commission and the St. Lawrence Parks Commission		330/92	Rev. 434/93
Possession of Liquor in Parks Managed or Controlled by the St. Clair Parkway Commission and the St. Lawrence Parks Commission		434/93	
Possession of Liquor in Provincial Parks	723		134/93, 146/94, 241/95, 154/96, 136/97, 303/99
Prescribed Regulations under Subsections 19 (14) and 34.1 (1) and Section 48 of the Act		783/94	
Special Occasion Permits		549/90	332/91, Rev. 389/91
Special Occasion Permits		389/91	429/92, 759/94, 242/95, 394/96, 483/96, 561/96, 66/98
LIVESTOCK AND LIVESTOCK PRODUCTS ACT/LOI SUR LE BÉTAIL ET LES PRODUITS DU BÉTAIL			
Eggs	724		538/93
Livestock/Bétail	725		574/91, 470/95, 417/99
Livestock and Livestock Products		318/99	
Processed Egg	726		
Transporting Non-Ambulatory Animals		732/94	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Wool	727		
LIVESTOCK BRANDING ACT/LOI SUR LE MARQUAGE DU BÉTAIL			
Fees		700/94	
Forms and Fees	728		Rev. 700/94
LIVESTOCK COMMUNITY SALES ACT/LOI SUR LA VENTE À L'ENCAN DU BÉTAIL			
General	729		330/91, 733/94, 287/96
LIVESTOCK MEDICINES ACT/LOI SUR LES MÉDICAMENTS POUR LE BÉTAIL			
General	730		636/91, 636/92, 291/97
LIVESTOCK, POULTRY AND HONEY BEE PROTECTION ACT/LOI SUR LA PROTECTION DU BÉTAIL, DE LA VOLAILLE ET DES ABEILLES			
Application for Payment of a Grant	731		
Dogs at Large in Unorganized Areas (now under <i>Municipal Act</i> - See 1989, c. 84, ss. 7 and 22)			
LOAN AND TRUST CORPORATIONS ACT/LOI SUR LES SOCIÉTÉS DE PRÊT ET DE FIDUCIE			
General	733		186/94, 295/96, 413/97, 320/98
LOBBYISTS REGISTRATION ACT, 1998/LOI DE 1998 SUR L'ENREGISTREMENT DES LOBBYISTES			
General/ <i>Dispositions générales</i>		722/98	241/99
LOCAL GOVERNMENT DISCLOSURE OF INTEREST ACT, 1994/LOI DE 1994 SUR LA DIVULGATION DES INTÉRÊTS DES MEMBRES DES ADMINISTRATIONS LOCALES			
General		158/95	Rev. 217/95
Prescribed Entities		157/95	Rev. 217/95
LOCAL ROADS BOARDS ACT/LOI SUR LES RÉGIES DES ROUTES LOCALES			
Establishment of Local Roads Areas —Northern and Eastern Regions	734		97/91, 244/91, 112/92, 142/92, 190/92, 340/92, 473/93, 544/93, 631/93, 29/94, 609/94, 207/95, 270/95, 388/95, 472/95, 493/95, 145/96, 367/96, 540/97, 23/98, 107/98, 108/98, 209/98, 333/98, 597/98, 414/99
—Northwestern Region	735		175/91, 505/91, 710/91, 191/92, 444/92, 313/93, 490/93, 632/93, 76/94, 156/94, 448/94, 660/94, 210/95, 357/95, 473/95, 1/96, 5/96, 146/96, 451/96, 8/97, 187/97, 192/97, 362/97, 539/97, 334/98, 598/98, 116/99, 117/99, 365/99, 366/99, 507/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Farmland and Managed Forest Land for 1998	736	492/98	18/91
General			
LOCAL SERVICES BOARDS ACT/LOI SUR LES RÉGIES LOCALES DES SERVICES PUBLICS (see now Northern Services Boards Act/ <i>voir maintenant Loi sur les régies des services publics du Nord</i>)			
LONDON-MIDDLESEX ACT, 1992/LOI DE 1992 SUR LONDON ET MIDDLESEX			
Alteration of School Boundaries		37/94	163/94, 234/94
Application of Section 35 (Building Permit Restrictions) .		331/93	947/93
Compensation under Section 47 of the Act		512/93	
Delaware (Township of), City of London Boundary		948/93	
General		799/92	
Land under Section 33 of the Act		237/99	459/99, 501/99
Land Use			
—London (City of)		333/93	418/97
—London (Township of)		332/93	
London (City of), Township of North Dorchester Boundary		946/93	
Official Plan Deadline		359/96	
Official Plan Objectives		479/93	
Property Tax Phase-in Changes under Section 43 of the Act		291/94	346/94, 818/94, 360/96
Protection of Employees and Retired Employees		59/93	
Urban Services		931/93	
Wards		561/93	
LONG-TERM CARE ACT, 1994/LOI DE 1994 SUR LES SOINS DE LONGUE DURÉE			
Conveyance of Assets		179/95	
Provision of Community Services		386/99	
M			
MARRIAGE ACT/LOI SUR LE MARIAGE			
General	738		327/91, 726/91, 352/95, 418/96, 170/97, 441/98
MASSAGE THERAPY ACT, 1991/LOI DE 1991 SUR LES MASSOTHÉRAPEUTES			
Composition of Statutory Committees		618/93	Rev. 472/99
Elections		772/93	Rev. 471/99
Examinations		712/93	
Fees		746/93	Rev. 748/94
General		544/94	748/94, 529/98, 474/99
Professional Misconduct		751/93	Rev. 748/94
Registration		864/93	396/94, 473/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
MEAT INSPECTION ACT (ONTARIO)/LOI SUR L'INSPECTION DES VIANDES (ONTARIO)			
General	739		Rev. 632/92
General		632/92	734/94, 248/96, 319/99
MEDICAL LABORATORY TECHNOLOGY ACT, 1991/LOI DE 1991 SUR LES TECHNOLOGISTES DE LABORATOIRE MÉDICAL			
Composition of Statutory Committees		709/93	
Election of Council Members		773/93	
Fees		706/93	Rev. 540/95
General		207/94	541/95, 48/98, 327/98, 328/98, 316/99
Professional Misconduct		752/93	
Registration		802/93	542/95
MEDICAL RADIATION TECHNOLOGY ACT, 1991/LOI DE 1991 SUR LES TECHNOLOGUES EN RADIATION MÉDICALE			
Committee Composition		745/93	397/94
Elections		911/93	452/95
Fees		912/93	
General		545/94	200/98
Professional Misconduct		855/93	199/98
Registration		866/93	
MEDICINE ACT, 1991/LOI DE 1991 SUR LES MÉDECINS			
Composition of Statutory Committees		827/93	
Elections		913/93	57/94
Fees		914/93	58/94, Rev. 241/94
General		114/94	241/94, 52/95, 223/95, 407/96, 77/98
Professional Misconduct		856/93	857/93, 115/94, 53/95
Registration		865/93	56/94
MEMBERS' CONFLICT OF INTEREST ACT/LOI SUR LES CONFLITS D'INTÉRÊTS DES MEMBRES DE L'ASSEMBLÉE			
General/ <i>Dispositions générales</i>	740		
MENTAL HEALTH ACT/LOI SUR LA SANTÉ MENTALE			
Application of Act/ <i>Champ d'application de la Loi</i> (see now General/ <i>voir maintenant Dispositions</i> <i>générales</i>)			
General/ <i>Dispositions générales</i>	741		108/91, 163/91, 688/92, 342/93, 688/94, 15/95, 103/96, 476/97, 97/98, 112/98
Grants/ <i>Subventions</i>	742		162/91

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
MENTAL HOSPITALS ACT/LOI SUR LES HÔPITAUX PSYCHIATRIQUES			
Application of Section 13 of the Public Hospitals Act/ <i>Application de l'article 13 de la Loi sur les hôpitaux publics</i>	743		514/91
General	744		315/91, 93/92, 410/92, 113/98, 485/98
MIDWIFERY ACT, 1991/LOI DE 1991 SUR LES SAGES-FEMMES			
Designated Drugs		884/93	
Fees		915/93	
General		240/94	184/99
Professional Misconduct		858/93	
Registration		867/93	
MILK ACT/LOI SUR LE LAIT			
Administration and Enforcement of Regulations in respect of the Raw Milk and Cream Quality Program		121/98	431/98
By-laws for Marketing Boards	745		Rev. 209/99
By-laws for Marketing Boards		209/99	616/99
Cheese			
—Exchange	746		Rev. 206/92
—Information to be Furnished	747		
—Marketing	748		Rev. 195/92
—Marketing—Exemptions	749		138/91
Cream for Processing			
—Marketing	750		Rev. 353/95
—Plan	751		304/91, Rev. 346/95
Cream Producers—Licences	752		777/91
Fees—Administration and Enforcement of Delegated Legislation		143/98	608/98
Grades, Standards, Designations, Classes, Packing and Marking	753		545/91, 787/91, 533/92, 943/93, 40/94, 260/94, 103/95, 347/95, 350/95, 449/96, 2/97, 100/97, 376/99
Industrial Milk—Marketing	754		434/91, 495/91, 756/91, Rev. 519/94
Levies—Milk	755		186/92, Rev. 58/93
Marketing Boards	756		195/93, 615/99
Marketing of Milk to Fluid Milk Processors	757		433/91, 496/91, 757/91, Rev. 518/94
Milk			
—Marketing	758		168/92, 196/92, 364/94, Rev. 354/95
—Transportation	759		Rev. 517/94
Milk and Cheese—Plan (see now Milk and Farm-Separated Cream—Plan)			
Milk and Farm-Separated Cream—Marketing		354/95	18/97, 269/99
Milk and Farm-Separated Cream—Plan	760		305/91, 410/91, 45/95, 345/95, 138/97, 208/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Milk and Milk Products	761		196/91, 641/91, 788/91, 7/92, 534/92, 771/94, 100/95, 101/95, 102/95, 348/95, 24/96, 406/96, 108/97, 201/97, 291/98, 430/98, 268/99, 392/99, 526/99
Milk Producers, Licences, Quotas, Pools and Transportation	762		29/91, Rev. 57/93
Milk Products—Extension of Powers	763		
Reconstituted Milk—General	764		Rev. 100/97
MINING ACT/LOI SUR LES MINES			
Assessment Work/ <i>Travaux d'évaluation</i>		116/91	251/91, 263/91, Rev. 6/96
Assessment Work/ <i>Travaux d'évaluation</i>		6/96	
Claims Staking/ <i>Jalonnement des claims</i>		115/91	252/91, 262/91, Rev. 7/96
Claim Staking/ <i>Jalonnement des claims</i>		7/96	
Exploration Licences and Production Leases for Oil and Gas in Ontario		116/97	
Exploratory Licences and Leases for Oil and Natural Gas North of the Fifty-first Parallel of Latitude	765		156/99
Exploratory Licences and Production Leases for Natural Gas in Lake Erie	766		Rev. 116/97
Fees/ <i>Droits</i>		112/91	259/91, 745/92, Rev. 382/93
Fees/ <i>Droits</i>		382/93	601/94
Forms/ <i>Formules</i>		111/91	254/91, 258/91, 503/96
General/ <i>Dispositions générales</i>		113/91	253/91, 260/91, 380/93, 485/95, 459/97
Interpretation/ <i>Interprétation</i>		492/93	
Interpretation		466/94	
Leases for the Production of Petroleum and Natural Gas from Crown Lands under Water		72/93	Rev. 116/97
Mine Development and Closure under Part VII of the <i>Act/Mise en valeur et fermeture de mines aux termes de la partie VII de la Loi</i>		114/91	261/91
Mining Divisions	767		
Refinery Licences/ <i>Permis de raffinerie</i>		250/91	Rev. 381/93
Refinery Licences/ <i>Permis de raffinerie</i>		381/93	
Staking in Designated Areas/ <i>Jalonnement dans les secteurs désignés</i>		356/98	
Surveys of Mining Claims	768		
MINING TAX ACT/LOI DE L'IMPÔT SUR L'EXPLOITATION MINIÈRE			
General	769		715/91, 128/93, 817/94, 311/97, 457/99
MINISTRY OF COLLEGES AND UNIVERSITIES ACT/LOI SUR LE MINISTÈRE DES COLLÈGES ET UNIVERSITÉS			
Colleges of Applied Arts and Technology/ <i>Collèges d'arts appliqués et de technologie</i>			
—Boards of Governors and Council of Regents/ <i>Conseils d'administration et Conseil des affaires collégiales</i> ..	770		338/91, 682/93, 683/93
—Colleges	771		207/91, 684/93, 468/94, 655/94, 390/95
Graduate Scholarship Awards	772		439/91, 152/93, 719/93

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Ontario Special Bursary Program	773		352/94
Ontario Student Loans	774		441/91, 353/94, 280/97, 281/97, 410/98
Ontario Study Grant Plan	775		440/91, 354/94
MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT/LOI SUR LE MINISTÈRE DES SERVICES SOCIAUX ET COMMUNAUTAIRES			
Control of Organization by Minister		191/94	
Grants for Persons with Disabilities		367/94	
Social Assistance Review Board/ <i>Commission de révision de l'aide sociale</i>	776		669/92, 8/93, 554/94
MINISTRY OF CONSUMER AND COMMERCIAL RELATIONS ACT/LOI SUR LE MINISTÈRE DE LA CONSOMMATION ET DU COMMERCE			
Fees	777		
MINISTRY OF CORRECTIONAL SERVICES ACT/LOI SUR LE MINISTÈRE DES SERVICES CORRECTIONNELS			
Form of Warrant/ <i>Formule de mandat</i>		265/99	
General/ <i>Dispositions générales</i>	778		510/91, 419/95, 364/97, 266/98, 260/99
Intermittent Sentences/ <i>Sentences discontinues</i>	779		517/91, Rev. 261/99
MINISTRY OF HEALTH ACT/LOI SUR LE MINISTÈRE DE LA SANTÉ			
Bursaries and Fellowships for Health Study/ <i>Bourses d'études et bourses de recherche dans le domaine de la santé</i>	780		423/91
Chest Diseases Control Clinics/ <i>Cliniques de dépistage des maladies respiratoires</i>	781		347/91, Rev. 24/95
Chiropody Bursaries	782		
Dental Bursaries/ <i>Bourses d'études — étudiants en dentisterie</i>	783		612/91
District Health Councils/ <i>Conseils de santé de district</i> ...	784		424/91
Grant—Special/ <i>Subvention particulière</i>	RRO 1980, Reg. 657		425/91
Grants for Internships		363/92	84/93, 716/93
Grants for the Transportation of Patients in Northern Ontario		311/91	Rev. 20/94
Grants—Health Resources/ <i>Subventions — Ressources sanitaires</i>	785		609/91
Grants Relating to Pre-Internship Programs		127/92	362/92, 83/93, 715/93
Grants to Accredited Nursing Homes	786		313/91, Rev. 377/93
Grants to University Faculties of Medicine/ <i>Subventions aux facultés de médecine</i>	787		610/91, 210/92, 35/93
Grants to the University Faculties of Medicine and General Hospitals—Internships		674/90	66/91, Rev. 167/91
Grants to the University Faculties of Medicine and General Hospitals—Internships		167/91	533/91, Rev. 363/92
Grants to University Faculties of Medicine and General Hospitals—Pre-Internship Programs		675/90	65/91, Rev. 166/91

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Grants to University Faculties of Medicine and General Hospitals—Pre-Internship Programs		166/91	Rev. 127/92
Health Services Restructuring Commission		88/96	Rev. 272/99
Health Services Restructuring Commission		272/99	
Medical Bursaries/ <i>Bourses d'études — étudiants en médecine</i>	788		611/91
Northern Health Travel Grant		20/94	
Nursing Bursaries	789		709/92
Nursing Innovation Fund	790		
Occupational Therapy Bursaries/ <i>Bourses d'études — étudiants en ergothérapie</i>	791		614/91
Physiotherapy Bursaries	792		
Special Grant/ <i>Subvention particulière</i>	RRO 1980, Reg. 659		426/91
Special Grant	RRO 1980, Reg. 660		348/91
Speech Pathology and Audiology Bursaries/ <i>Bourses d'études — étudiants en phoniatry et en audiologie</i> ..	793		613/91
Standard Ward Accommodation/ <i>Salles communes</i>	794		349/91
MINISTRY OF NATURAL RESOURCES ACT/LOI SUR LE MINISTÈRE DES RICHESSES NATURELLES			
Assignment of Powers and Duties of Minister—Mining and Lands Commissioner to Hear and Determine Appeals under Subsection 28 (5) of the Conservation Authorities Act	795		
MINISTRY OF TOURISM AND RECREATION ACT/LOI SUR LE MINISTÈRE DU TOURISME ET DES LOISIRS			
Grants for Non-Profit Camps	796		Rev. 470/96
Recreation Programs	797		109/93
MORTGAGE BROKERS ACT/LOI SUR LES COURTIERS EN HYPOTHÈQUES			
General	798		275/92, 529/94, 319/98
MOTOR VEHICLE ACCIDENT CLAIMS ACT/LOI SUR L'INDEMNISATION DES VICTIMES D'ACCIDENTS DE VÉHICULES AUTOMOBILES			
Designated Insurers	799		
General	800		152/94, 252/97
MOTOR VEHICLE DEALERS ACT/LOI SUR LES COMMERÇANTS DE VÉHICULES AUTOMOBILES			
General/ <i>Dispositions générales</i>	801		20/91, 693/91, 283/92, 201/94, 223/94
MOTOR VEHICLE REPAIR ACT/LOI SUR LES RÉPARATIONS DE VÉHICULES AUTOMOBILES			
General	802		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
MOTORIZED SNOW VEHICLES ACT/LOI SUR LES MOTONEIGES			
Designations	803		60/92, 64/93, 77/94, 567/94, 459/96, 96/97, 599/98
General	804		731/91, 405/93, 736/94, 145/97,
Motorized Snow Vehicle Operators' Licences	805		527/91
MUNICIPAL ACT/LOI SUR LES MUNICIPALITÉS			
Assumption of Powers/ <i>Prise en charge de pouvoirs</i>		215/96	379/96, 408/97
Cessation of the Application of Part III of the Municipal Affairs Act to the Townships of Gauthier and Matachewan		194/96	
Changes to the Hydro-Electric Commissions of the Towns of Bracebridge, Gravenhurst and Huntsville		397/97	
Changes to the Public Utilities Commission of the City of Quinte West		475/98	
Council Composition, Regional Municipality of Sudbury		69/97	
Debt and Financial Obligation Limits		710/92	441/93, 170/94, Rev. 799/94
Debt and Financial Obligation Limits		799/94	75/97, 155/99
Designation			
—Agricultural Research Stations	806		
—Correctional Institutions	807		
—Facilities under Developmental Services Act	808		
—Municipalities	809		
—Provincial Education Institutions	810		
—Provincial Mental Health Facilities and Public Hospitals	811		
—Universities	812		
Determination of Apportionments and Levies, 1992		430/92	793/92, Rev. 533/93
Determination of Apportionments and Levies, 1993		533/93	Rev. 376/94
Determination of Apportionments and Levies, 1994		376/94	728/94, Rev. 308/95
Determination of Apportionments and Levies, 1995		308/95	Rev. 523/96
Determination of Apportionments and Levies, 1996		523/96	67/97, Rev. 249/97
Determination of Apportionments and Levies, 1997		249/97	393/97, Rev. 569/98
Determination of Apportionments and Levies, 1998		569/98	
Disposal of Property/ <i>Aliénation de biens</i>		815/94	31/95
Dissolution of and Changes to Local Boards/ <i>Dissolution et modification des conseils locaux</i>		214/96	377/96
Dissolution of Local Boards/ <i>Dissolution de conseils locaux</i>		25/96	218/96, 380/96
Dogs at Large in Unorganized Areas	732		
(formerly under Livestock, Poultry and Honey Bee Protection Act)			
Eligible Investments		74/97	Rev. 438/97
Eligible Investments		438/97	
Equalization of Assessments			
—(Brant County) under Section 371 of the Act		285/91	Rev. 276/95
—(Brant County) under Section 371 of the Act		276/95	
—(Bruce County) under Subsection 371 (2) of the Act ..		114/93	
—(Dufferin County) under Section 371 of the Act		286/91	Rev. 277/95

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—(Elgin County) under Subsection 371 (2) of the Act . . .		115/93	
—(Kent County) under Subsection 368b (2) of the Act . .		487/90	Rev. 270/94
—(Kent County and United Counties of Leeds and Grenville) under Section 371 of the Act		270/94	
—(Lambton and Lanark Counties) under Section 371 of the Act		265/96	
—(Lambton County)		482/92	Rev. 265/96
—(Lanark County)		483/92	Rev. 265/96
—(Perth County)		606/93	
—(Renfrew County) under Section 371 of the Act		287/91	Rev. 277/95
—(Various Counties) under Section 371 of the Act		277/95	
Extension of Time Limits		35/98	250/98, 407/98
Fees and Charges By-laws/ <i>Règlements municipaux relatifs aux droits et frais</i>		26/96	217/96, 382/96, 352/97, 32/98, 34/98, 86/98
Foreign Currency Borrowing		640/93	933/93
Interim Financing of Upper-Tier Municipalities		119/98	
Joint Investments—Designation of Additional Persons under Subsection 167.4 (2) of the Act		77/97	
Licensing Powers/ <i>Pouvoirs en matière de délivrance de permis</i>		27/96	381/96, 379/97, 405/97, 409/97, 700/98, 49/99
Municipal and School Capital Facilities—Agreements and Tax Exemptions		46/94	537/96
Part XXII.1 of the Act—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000		434/98	496/98, 704/98, 380/99, 603/99
Part XXII.2 of the Act—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000—10/5/5 per cent cap		701/98	Rev. 77/99
Part XXII.2—Capping of Taxes for Certain Property Classes for 1998, 1999 and 2000—10/5/5 per cent cap		7/99	80/99, 234/99, 348/99, 382/99, 396/99, 409/99, 420/99, 498/99, 602/99
Payments in Lieu of Taxes, Distribution		382/98	427/98, 709/98, 206/99, 630/99
Pension Plan for Municipal Employees/ <i>Régime de retraite des employés municipaux</i>	813		352/92
Powers of the Minister or a Commission for the Implementation of a Restructuring Proposal/ <i>Pouvoirs du ministre ou d'une commission visant la mise en œuvre d'une proposition de restructuration</i>		143/96	389/96, 557/96, 76/97, 134/97, 241/97, 426/97, 622/99
Prescribed Tax—International Bridges		33/98	248/98
Rating By-laws—Extension of Time		250/96	
Reductions for Property from which Land was Subdivided or Severed		601/99	
Restructuring Commission for the County of Victoria . . .		595/99	
Restructuring Commission for the Sioux Lookout Planning Area		174/97	
Restructuring Commission for the Town of Amherstburg, the Township of Anderdon and the Township of Malden		173/97	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Restructuring Commission for the Township of Magnetawan, Township of Hagerman and geographic townships of Burton, East Burpee, Ferguson, Ferrie, McKenzie and Spence		543/98	
Restructuring Commission for the Towns of Cache Bay and Sturgeon Falls, the Townships of Caldwell, Field, Springer and Temagami and Unorganized Areas		191/97	
Restructuring Commission for the Towns of Geraldton and Longlac, the Townships of Beardmore and Nakina and Unorganized Areas		253/97	
Restructuring Commission under Section 25.3 of the Act for the County of Kent and City of Chatham		87/97	
Restructuring Proposals/ <i>Propositions de restructuration</i> .		216/96	378/96, 422/96
Small Business Programs/ <i>Programmes pour petites entreprises</i>	814		223/91, 358/91, 456/91
Taxes			
—Telephone Companies		388/98	320/99
—Universities and Other Institutions		384/98	379/99
Tax Matters			
—1999 Levies		711/98	54/99
—Allowable Ranges for Tax Ratios		386/98	
—Deadline for 1999 Upper-Tier Rating By-laws		135/99	301/99
—Delegated Municipalities		230/99	399/99, 497/99
—Extension of Deadlines		710/98	Rev. 53/99
—Extension of Deadlines		53/99	495/99
—Farm Land Awaiting Development Subclasses, Tax Reduction Percentages		383/98	
—Increases in Tax Rates to Pay for Rebates		389/98	
—Notices Relating to Rebilling for 1998		50/99	
—Rebates for Charities on Property to which Division B of Part XXII.2 of the Act Applies		47/99	344/99, 398/99
—Rebates for Charities on Property to which Division C of Part XXII.2 of the Act Applies		599/99	
—Rebates for Properties whose Frozen Assessment Listing was Determined in 1998 or 1999 under Subsection 447.10 (2) of the Act		600/99	
—Taxation of Certain Railway, Power Utility Lands		387/98	495/98, 706/98, 342/99, 407/99, 604/99
—Transition Ratios and Average Transition Ratios		385/98	409/98, 426/98, 433/98, 498/98, 702/98, 400/99, 410/99
—Transition Ratios and Average Transition Ratios for Restructured Municipalities		703/98	381/99
Tax Related Matters/ <i>Questions ayant trait aux impôts</i> ...		523/97	534/97, 249/98, Rev. 406/98
Tax Related Matters/ <i>Questions relatives aux impôts</i>		406/98	480/98, 589/98, 52/99
Waste Management	815		30/94
MUNICIPAL AFFAIRS ACT/LOI SUR LES AFFAIRES MUNICIPALES			
Tax Arrears and Tax Sale Procedures	816		

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
MUNICIPAL AND SCHOOL BOARD PAYMENTS ADJUSTMENT ACT/LOI SUR LE REDRESSE- MENT DES PAIEMENTS AUX MUNICIPALITÉS ET AUX CONSEILS SCOLAIRES			
General	817		443/92
MUNICIPAL BOUNDARY NEGOTIATIONS ACT/ LOI SUR LES NÉGOCIATIONS DE LIMITES MUNICIPALES			
Aldborough (Township of), Village of Rodney Boundary		391/93	606/94
Artemesia (Township of), Village of Flesherton Boundary		359/93	
Aylmer (Town of), Township of Malahide Boundary		936/93	
Blenheim (Town of), Township of Harwich Boundary ...		941/93	
Blenheim (Town of), Township of Harwich Boundary ...		393/95	321/96
Brantford (City of), Township of Brantford Boundary ...		360/93	
Casimir, Jennings and Appleby (Township of), Township of Ratter and Dunnet Boundary		310/94	
Chatham (City of), Township of Chatham Boundary		771/91	
Chatham (City of), Township of Chatham Boundary		601/92	605/94
Chatham (City of), Township of Dover Boundary		600/92	
Clinton (Town of), Township of Goderich Boundary		489/92	
Clinton (Town of), Township of Tuckersmith Boundary ..		490/92	725/92
Cobden (Village of), Township of Ross Boundary		229/94	
Drayton (Village of), Township of Maryborough Boundary		938/93	
Drayton (Village of), Township of Peel Boundary		939/93	
Dutton (Village of), Township of Dunwich Boundary ...		809/93	
Elora (Village of), Township of Nichol Boundary		698/94	280/95
Emily (Township of), Village of Omemee Boundary		787/92	755/93, 253/94
Enniskillen (Township of), Town of Petrolia Boundary ..		812/93	
Galway and Cavendish (United Townships of), Townships of Burleigh and Anstruther Boundary		812/94	
Gananoque (Town of), Township of Front of Leeds and Landsdowne Boundary		12/96	
Gosfield South (Township of), Township of Gosfield North Boundary		940/93	
Grand Valley (Village of) and the Township of East Luther, Amalgamation		575/94	
Guelph (City of), Township of Guelph Boundary		602/92	
Guelph (City of), Townships of Guelph and Puslinch Boundary		145/93	935/93
Hawkesbury (Town of), Township of West Hawkesbury ..		160/95	
Iroquois (Village of), Township of Matilda Boundary ...		161/95	
Kanata (City of), City of Nepean Boundary		697/94	
Kincardine (Town of), Township of Kincardine Boundary		807/94	
Kingsville (Town of) and Township of Gosfield South ...		547/96	
Maxville (Village of), Township of Kenyon Boundary ...		200/97	
Meaford (Township of), Township of St. Vincent Boundary		659/94	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Midland (Town of), Town of Penetanguishene, Township of Tay Boundary		548/96	
Minto (Township of), Village of Clifford Boundary		146/93	
North Algona (Township of), Township of Alice and Fraser Boundary		808/94	
Oxford-on-Rideau (Township of), Township of Kemptville Boundary		204/92	
Palmerston (Town of), Township of Wallace Boundary ..		344/94	
Papineau (Township of), Improvement District of Cameron Amalgamation		481/91	
Perth (Town of), Township of Bathurst Boundary		770/91	
Peterborough (City of), Township of North Monaghan Boundary		482/91	772/91
Port Burwell (Village of), Township of Bayham Boundary		230/94	
Ripley (Village of), Township of Huron Boundary		279/94	
Shelburne (Town of), Township of Melancthon Boundary		508/93	
Smith Falls (Town of), Township of Montague Boundary		769/91	
St. Thomas (City of), Townships of Yarmouth and South- wold Boundary		806/94	279/95
Sturgeon Point (Village of), Township of Fenelon Boundary		416/96	
Wheatley (Village of), Township of Mersea Boundary ...		529/95	
Warton (Town of), Township of Amabel Boundary		383/93	
Warton (Town of), Township of Amabel Boundary		937/93	
Woodstock (City of), Township of Blandford-Blenheim Boundary		334/97	
Woodstock (City of), Township of Blandford-Blenheim and Township of East Zorra-Tavistock Boundary		78/98	
Woodstock (City of), Township of Norwich Boundary ...		336/97	
Woodstock (City of), Township of South-West Oxford Boundary		577/99	
MUNICIPAL ELECTIONS ACT/LOI SUR LES ÉLECTIONS MUNICIPALES			
Forms	RRO 1980, Reg. 681		26/91, Rev. 473/91
Forms/ <i>Formules</i>		473/91	698/91, 359/92, 580/94, Rev. 101/97
Use of Central Vote Tabulators	818		667/91, Rev. 663/94
Use of Central Vote Tabulators		663/94	Rev. 101/97
Use of Vote Tabulators	819		506/91, Rev. 669/91
Use of Vote Tabulators		669/91	662/94, Rev. 101/97
Use of Voting Recorders	820		668/91, Rev. 101/97
MUNICIPAL ELECTIONS ACT, 1996/LOI DE 1996 SUR LES ÉLECTIONS MUNICIPALES			
City of Toronto—1997 Recounts		423/97	
General/ <i>Dispositions générales</i>		101/97	
Transitional Matters Affecting the 1997 Regular Election and Arising out of Restructuring/ <i>Questions transitoires qui ont une incidence sur l'élection ordinaire de 1997 et qui découlent d'une restructuration</i>		172/97	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Transitional Matters—1997 Regular Election for the City of Toronto		338/97	402/97
Transition Ballot Questions		355/97	
MUNICIPAL EXTRA-TERRITORIAL TAX ACT/LOI SUR LES IMPÔTS MUNICIPAUX EXTRATERRITORIAUX			
Assessment Equalization Factor	821		
Commercial Assessment Definition		474/98	
General	822		
MUNICIPAL FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT/LOI SUR L'ACCÈS À L'INFORMATION MUNICIPALE ET LA PROTECTION DE LA VIE PRIVÉE			
General/ <i>Dispositions générales</i>	823		395/91, 22/96, 480/97
Institutions		372/91	306/94, 479/97, 105/99
MUNICIPAL TAX ASSISTANCE ACT/LOI SUR LES SUBVENTIONS TENANT LIEU D'IMPÔT AUX MUNICIPALITÉS			
Payments for Crown Occupied Space in Tax Exempt Properties		6/99	
MUNICIPAL TAX SALES ACT/LOI SUR LES VENTES POUR IMPÔTS MUNICIPAUX			
Municipal Tax Sales Rules/ <i>Règles concernant les ventes pour impôts municipaux</i>	824		
MUNICIPALITY OF METROPOLITAN TORONTO ACT/LOI SUR LA MUNICIPALITÉ DE LA COMMUNAUTÉ URBAINE DE TORONTO			
Protection of Employees		952/93	
Ward Boundaries	825		
N			
NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT/LOI SUR LA PLANIFICATION ET L'AMÉNAGEMENT DE L'ESCARPEMENT DU NIAGARA			
Designation of Area of Development Control	826		193/91, 650/91, 314/92, 478/92, 660/92, 661/92, 797/92, 310/93, 568/94, 386/95, 32/96, 38/96, 136/96, 271/96, 163/97, 287/97, 288/97, 349/97, 84/98, 620/98, 338/99, 443/99
Designation of Planning Area	827		
Development Within the Development Control Area	828		739/91, 313/92, 477/92, 658/92, 662/92, 663/92, 190/93, 33/96, 469/96, 48/99
NIAGARA PARKS ACT/LOI SUR LES PARCS DU NIAGARA			
General	829		49/91, 203/91, 251/92

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
NON-RESIDENT AGRICULTURAL LAND INTERESTS REGISTRATION ACT/LOI SUR L'ENREGISTREMENT DES DROITS SUR LES BIENS-FONDS AGRICOLES DES NON- RÉSIDENTS			
General/ <i>Dispositions générales</i>	830		187/91
NORTHERN SERVICES BOARDS ACT/LOI SUR LES RÉGIES DES SERVICES PUBLICS DU NORD (formerly Local Services Boards Act/<i>anciennement Loi sur les régies locales des services publics</i>)			
Farmland and Managed Forest Land for 1998		497/98	
Local Services Boards	737		268/91, 105/92, 106/92, 107/92, 286/92, 287/92, 324/92, 325/92, 610/92, 147/93, 148/93, 189/93, 291/93, 481/93, 849/93, 927/93, 34/94, 262/94, 216/95, 433/95, 153/96, 372/96, 408/96, 34/97, 73/97, 179/97, 227/97, 361/97, 125/98, 489/98, 67/99
Order for Dissolution			
—Local Services Board of Heron Bay		153/96	
—Local Services Board of Madsen		125/98	
—Local Services Board of Oba		372/96	
Support for a Proposal to Establish an Area Services Board		331/99	
NOTARIES ACT/LOI SUR LES NOTAIRES			
Fees	831		299/92
NURSING ACT, 1991/LOI DE 1991 SUR LES INFIRMIÈRES ET INFIRMIERS			
Committee Composition		653/93	55/94
Elections and Appointments		916/93	214/94
Fees		768/93	Rev. 453/95
Fees		454/95	40/98
General		275/94	115/96, 39/98
Professional Misconduct		799/93	
Registration		868/93	Rev. 274/94
NURSING HOMES ACT/LOI SUR LES MAISONS DE SOINS INFIRMIERS			
General	832		8/91, 160/91, 436/91, 657/91, 725/91, 37/92, 216/92, 411/92, 467/92, 656/92, 689/92, 711/92, 34/93, 204/93, 378/93, 881/93, 238/94, 316/94, 370/94, 373/94, 537/94, 588/94, 181/95, 184/95, 186/95, 194/95, 219/96, 222/96, 340/96, 9/97, 196/97, 43/98, 233/98, 639/98, 147/99, 373/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
O			
OCCUPATIONAL HEALTH AND SAFETY ACT/LOI SUR LA SANTÉ ET LA SÉCURITÉ AU TRAVAIL			
Adoption of Training Requirements		784/93	231/95, 270/96, 541/99, Rev. 572/99
Construction Projects		213/91	631/94, 143/99, 571/99
Control of Exposure to Biological or Chemical Agents ..	833		513/92, 597/94
Criteria to be Used and Other Matters to be Considered by Adjudicators under Subsection 46 (6) of Act		243/95	
Critical Injury—Defined/ <i>Blessure critique —Définition</i> ..	834		351/91
Designated Substance/ <i>Substance désignée</i>			
—Acrylonitrile	835		507/92
—Arsenic/ <i>Arsenic</i>	836		378/91, 508/92
—Asbestos/ <i>Amiante</i>	837		382/91, 509/92, 598/94
—Asbestos on Construction Projects and in Buildings and Repair Operations	838		510/92
—Benzene	839		511/92
—Coke Oven Emissions/ <i>Fumées de four à coke</i>	840		381/91, 512/92
—Ethylene Oxide/ <i>Oxyde d'éthylène</i>	841		379/91, 515/92
—Isocyanates/ <i>Isocyanates</i>	842		377/91, 518/92
—Lead/ <i>Plomb</i>	843		374/91, 519/92
—Mercury/ <i>Mercurie</i>	844		375/91, 520/92
—Silica	845		521/92
—Vinyl Chloride/ <i>Chlorure de vinyle</i>	846		376/91, 522/92
Designations under Clause 16 (1) (n) of the Act	847		741/91, 901/93
Diving Operations	848		514/92, Rev. 629/94
Diving Operations		629/94	
Firefighters—Protective Equipment/ <i>Pompiers — Équipement de protection</i>	849		249/91, 289/91, Rev. 714/94
Firefighters—Protective Equipment		714/94	449/97
Hazardous Materials Inventories/ <i>Inventaires des matériaux dangereux</i>	850		355/91, Rev. 397/93
Health Care and Residential Facilities		67/93	142/99
Industrial Establishments	851		516/92, 630/94, 230/95, 450/97, 144/99, 284/99
Inventory of Agents or Combinations of Agents for the Purpose of Section 34 of the Act/ <i>Inventaire d'agents ou de mélanges d'agents pour l'application de l'article 34 de la Loi</i>	852		208/91, 517/92
Joint Health and Safety Committees—Exemption from Requirements	853		692/92, Rev. 362/94
Joint Health and Safety Committees—Exemption from Requirements		362/94	Rev. 235/95
Joint Health and Safety Committees—Exemption from Requirements		235/95	Rev. 334/95
Joint Health and Safety Committees—Exemption from Requirements		334/95	39/96, Rev. 385/96

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Joint Health and Safety Committees—Exemption from Requirements		385/96	131/98
Mines and Mining Plants	854		583/91, 584/91, 171/92, 384/92, 571/92, 693/92, 60/94, 779/94, 68/96, 272/97, 236/99, 486/99
Oil and Gas—Offshore	855		
Roll-Over Protective Structures/ <i>Structures de protection contre le capotage</i>	856		357/91
Teachers/ <i>Enseignants</i>	857		352/91
Training Programs		780/94	
Training Requirements for Certain Skill Sets and Trades		572/99	
University Academics and Teaching Assistants/ <i>Professeurs et adjoints d'enseignement d'université</i>	858		353/91
Window Cleaning/ <i>Nettoyage des vitres</i>	859		380/91, 523/92
Workplace Hazardous Materials Information System (WHMIS)/ <i>Système d'information sur les matériaux dangereux utilisés au travail (SIMDUT)</i>	860		356/91, 36/93
X-Ray Safety	861		
OCCUPATIONAL THERAPY ACT, 1991/LOI DE 1991 SUR LES ERGOTHÉRAPEUTES			
Elections		834/93	215/94, 225/96
Fees		707/93	117/94, Rev. 227/96
General		208/94	Rev. 227/96
General		226/96	127/98, 28/99, 564/99
Professional Misconduct		800/93	224/96
Registration		835/93	118/94, 224/95, 228/96
Statutory Committees		674/93	116/94, Rev. 227/96
OFFICIAL NOTICES PUBLICATION ACT/LOI SUR LA PUBLICATION DES AVIS OFFICIELS			
Rates/ <i>Tarifs</i>	862		579/94, 576/98, 242/99
OFF-ROAD VEHICLES ACT/LOI SUR LES VÉHICULES TOUT TERRAIN			
General	863		406/93, 577/94, 151/97
OIL, GAS AND SALT RESOURCES ACT/LOI SUR LES RESSOURCES EN PÉTROLE, EN GAZ ET EN SEL (formerly Petroleum Resources Act/anciennement Loi sur les richesses pétrolières)			
Exploration, Drilling and Production	915		741/92, 32/95, 50/95, Rev. 245/97
Exploration, Drilling and Production		245/97	
Protection of Designated Gas Storage Areas	916		Rev. 245/97
Spacing Units			
—Blandford 3-7-VIII Pool		330/90	Rev. 448/92
—Blandford-Blenheim		11/94	Rev. 556/94
—Blandford-Blenheim		556/94	
—Blandford-Blenheim Pool		448/92	Rev. 11/94
—Camden 6-2-VI Gore Pool		292/91	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Charlotteville 4-11-A Area		440/93	
—Dawn 2-26-XII Pool		173/92	
—Dawn 4-21-VIII Area		510/94	
—Dover 7-2-V E Pool		320/91	
—Dover Township		150/94	
—Gosfield North 2-2I Pool		168/91	
—Gosfield South 1-4-258 STR Pool		588/92	
—Houghton 7-17-II Area		181/94	
—Houghton 8-4-II Area		147/94	
—Innerkip Pool	RRO 1980, Reg. 767		
—Malden Township		230/91	Rev. 448/92
—Mersea 3-4-IV Area		10/94	640/91
—Mersea 3-6-V Area		623/93	
—Mersea 4-14-I Pool		293/91	
—Mersea 5-10-IX Area		182/94	
—Mersea 6-20-XI Area		149/94	
—Mersea 6-23-VII Pool		23/91	
—Rochester 1-17-II EBR Pool		388/93	Rev. 12/94
—Rochester 1-17-II EBR Pool		12/94	
—Romney 3-8-II Pool		306/88	Rev. 670/94
—Romney 3-8-II Pool		670/94	
—Sombra 8-6-XV Area		277/94	
—Woodhouse Township		148/94	
OLEOMARGARINE ACT/LOI SUR LA MARGARINE			
General	864		65/92
OMBUDSMAN ACT/LOI SUR L'OMBUDSMAN			
General Rules	865		
ONTARIO AGRICULTURAL MUSEUM ACT/LOI SUR LE MUSÉE AGRICOLE DE L'ONTARIO			
Fees	866		
General	867		
ONTARIO CASINO CORPORATION ACT, 1993/LOI DE 1993 SUR LA SOCIÉTÉ DES CASINOS DE L'ONTARIO			
General/ <i>Dispositions générales</i>		322/94	243/99
ONTARIO COLLEGE OF TEACHERS ACT, 1996/LOI DE 1996 SUR L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO			
Appointments to Council		345/96	
First Election		344/96	Rev. 344/96, s. 34
General/ <i>Dispositions générales</i>		72/97	
Professional Misconduct/ <i>Faute professionnelle</i>		437/97	
Teachers Qualifications		184/97	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Transitional Matters—Discipline		276/97	
ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997/LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES			
Administration and Cost Sharing/ <i>Administration et partage des coûts</i>		225/98	275/98, 587/98, 588/98, 36/99, 132/99
Assistance for Children with Severe Disabilities/ <i>Aide à l'égard d'enfants qui ont un handicap grave</i>		224/98	585/98, 586/98
Employment Supports/ <i>Soutien de l'emploi</i>		223/98	583/98, 584/98, 168/99
General/ <i>Dispositions générales</i>		222/98	273/98, 581/98, 582/98, 167/99, 171/99, 239/99
ONTARIO DRUG BENEFIT ACT/LOI SUR LE RÉGIME DE MÉDICAMENTS DE L'ONTARIO			
General	868		43/91, 45/91, 158/91, 290/91, 437/91, 575/91, 234/92, 236/92, 237/92, 459/92, 461/92, 690/92, 756/92, 85/93, 99/93, 100/93, 102/93, 317/93, 379/93, 452/93, 523/93, 525/93, 732/93, 734/93, 48/94, 107/94, 378/94, 451/94, 616/94, 753/94, 754/94, 791/94, 39/95, 170/95, 300/95, 304/95, 370/95, 475/95, 478/95, 483/95, 17/96, 86/96, 89/96, 176/96, 202/96, Rev. 203/96
General		201/96	324/96, 336/96, 375/96, 386/96, 507/96, 508/96, 27/97, 110/97, 299/97, 83/98, 219/98, 221/98, 592/98, 612/98, 72/99, 74/99, 312/99, 332/99, 374/99, 401/99, 574/99, 588/99
ONTARIO ENERGY BOARD ACT/LOI SUR LA COMMISSION DE L'ÉNERGIE DE L'ONTARIO (see now Ontario Energy Board Act, 1998/ <i>voir maintenant Loi de 1998 sur la Commission de l'énergie de l'Ontario</i>)			
Exemption		188/93	Rev. 101/99
Exemption—Ontario Hydro		273/97	Rev. 521/97
Exemptions—Ontario Hydro		521/97	359/98, Rev. 102/99
Rules of Procedure	870		Rev. 505/97
Uniform System of Accounts		504/97	Rev. 103/99
Uniform System of Accounts for Gas Utilities Class A ..	RRO 1980, Reg. 702		Rev. 504/97
ONTARIO ENERGY BOARD ACT, 1998/LOI DE 1998 SUR LA COMMISSION DE L'ÉNERGIE DE L'ONTARIO			
Assessments in 1999, 2000 and 2001 of Board Expenses and Expenditures		529/99	
Definitions and Exemptions		161/99	516/99
Electricity Retailers—Licence Requirements		90/99	
Electricity Retailing—Disclosure to Consumers		416/99	
Gas Marketing		624/98	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Gas Without Charge or at a Reduced Rate		100/99	
General	869		224/91, 225/91, 780/91, 719/92, 300/94, 793/94, 204/97, 360/98, 369/98, 99/99, 314/99, 369/99
Rural or Remote Electricity Rate Protection		647/98	Rev. 315/99
Rural or Remote Electricity Rate Protection		315/99	
ONTARIO FOOD TERMINAL ACT/LOI SUR LE MARCHÉ DES PRODUITS ALIMENTAIRES DE L'ONTARIO			
Composition and Procedure of the Board/ <i>Composition et mode de fonctionnement de la Commission</i>	871		628/92
Conduct of Business	872		
ONTARIO GUARANTEED ANNUAL INCOME ACT/LOI SUR LE REVENU ANNUEL GARANTI EN ONTARIO			
Forms	873		
General	874		298/91
Guaranteed Income Limit		30/91	Rev. 197/91
Guaranteed Income Limit		197/91	Rev. 417/91
Guaranteed Income Limit		417/91	Rev. 625/91
Guaranteed Income Limit		625/91	Rev. 51/92
Guaranteed Income Limit		51/92	Rev. 272/92
Guaranteed Income Limit		272/92	Rev. 454/92
Guaranteed Income Limit		454/92	Rev. 635/92
Guaranteed Income Limit		635/92	Rev. 66/93
Guaranteed Income Limit		66/93	Rev. 361/93
Guaranteed Income Limit		361/93	Rev. 557/93
Guaranteed Income Limit		557/93	Rev. 6/94
Guaranteed Income Limit		6/94	Rev. 157/94
Guaranteed Income Limit		157/94	Rev. 308/94
Guaranteed Income Limit		308/94	Rev. 236/95
Guaranteed Income Limit		236/95	Rev. 396/95
Guaranteed Income Limit		396/95	Rev. 357/96
Guaranteed Income Limit		357/96	
ONTARIO HERITAGE ACT/LOI SUR LE PATRIMOINE DE L'ONTARIO			
Archaeological Sites	875		
Grants and Loans	876		
Grants for Museums	877		164/93
Grants for Plaquing	878		
Grants to Incorporated Historical Societies and Associations	879		
Historic Sites	880		
Licences	881		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ONTARIO HIGHWAY TRANSPORT BOARD ACT/ LOI SUR LA COMMISSION DES TRANSPORTS ROUTIERS DE L'ONTARIO			
Rules of Procedure	882		Rev. 255/96
ONTARIO HOME OWNERSHIP SAVINGS PLAN ACT/LOI SUR LE RÉGIME D'ÉPARGNE- LOGEMENT DE L'ONTARIO			
General/ <i>Dispositions générales</i>	883		235/91, 716/91, 242/94, 531/95
ONTARIO INSTITUTE FOR STUDIES IN EDUCATION ACT/LOI SUR L'INSTITUT D'ÉTUDES PÉDAGOGIQUES DE L'ONTARIO			
General/ <i>Dispositions générales</i>	884		379/92
ONTARIO LOTTERY CORPORATION ACT/LOI SUR LA SOCIÉTÉ DES LOTERIES DE L'ONTARIO			
General	885		630/92, Rev. 81/98
Lottery Schemes/ <i>Loteries</i>		81/98	244/99
ONTARIO MINERAL EXPLORATION PROGRAM ACT/LOI SUR LE PROGRAMME ONTARIEN D'EXPLORATION MINIÈRE			
Ontario Mineral Incentive Program	886		69/91, 721/91, 100/94
Ontario Prospectors' Assistance Program	887		172/99
ONTARIO MUNICIPAL BOARD ACT/LOI SUR LA COMMISSION DES AFFAIRES MUNICIPALES DE L'ONTARIO			
Fees	888		
Rules of Procedure	889		74/92, 646/94
ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT/LOI SUR LE RÉGIME DE RETRAITE DES EMPLOYÉS MUNICIPAUX DE L'ONTARIO			
Associated Employers		84/99	
General	890		775/91, 726/92, 783/92, 221/93, 934/93, 81/94, 694/94, 775/94, 397/95, 109/96, 538/96, 422/97, 357/98, 590/98, 591/98, 594/98, 646/98, 317/99, 633/99
ONTARIO MUNICIPAL IMPROVEMENT CORPORATION ACT/LOI SUR LA SOCIÉTÉ ONTARIENNE D'AMÉNAGEMENT MUNICIPAL			
Procedure/ <i>Procédure</i>	891		455/91
ONTARIO MUNICIPAL SUPPORT GRANTS ACT/ LOI SUR LES SUBVENTIONS DE SOUTIEN AUX MUNICIPALITÉS DE L'ONTARIO			
Deemed Municipalities		205/98	
Standards/ <i>Normes</i>		134/96	388/96, Rev. 233/99

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ONTARIO NEW HOME WARRANTIES PLAN ACT/LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO			
Administration of the Plan/ <i>Administration du Régime</i> ...	892		117/91, 118/91, 165/91, 624/91, 697/92, 334/93, 602/93, 349/94, 50/96, 7/97, 61/99, 430/99
Designation of Corporation/ <i>Désignation de la Société</i> ...	893		226/94
Terms and Conditions of Registration of Builders and Vendors/ <i>Modalités et conditions d'inscription applicables aux constructeurs et aux vendeurs</i>	894		391/94, 691/94, 431/99
ONTARIO PENSIONERS PROPERTY TAX ASSISTANCE ACT/LOI SUR L'ALLÈGEMENT DE L'IMPÔT FONCIER DES RETRAITÉS DE L'ONTARIO			
Amount—Clause 2 (2) (a) of the Act	895		
General	896		299/91
Grants	897		
ONTARIO PLACE CORPORATION ACT/LOI SUR LA SOCIÉTÉ D'EXPLOITATION DE LA PLACE DE L'ONTARIO			
Fees	898		204/91, 252/92, 480/92, 309/93, 301/94, Rev. 208/96
Fees		208/96	Rev. 169/97
Fees		169/97	Rev. 255/98
ONTARIO PLANNING AND DEVELOPMENT ACT, 1994/LOI DE 1994 SUR LA PLANIFICATION ET L'AMÉNAGEMENT DU TERRITOIRE DE L'ONTARIO			
(Land Use Regulations)			
County of Halton (now The Regional Municipality of Halton), City of Burlington		482/73	231/91, 577/91, 135/93, 37/95, 58/95, 490/95, 492/95, 527/95, 547/95, 135/97, 254/97, 283/97, 406/97, 120/98, 390/99
County of Halton (now part of the regional municipalities of Halton and Peel), Town of Oakville (now part of the towns of Halton Hills, Milton, Oakville and the City of Mississauga)		481/73	79/93, 68/97
County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the cities of Brampton and Mississauga)		479/73	Rev. 84/97
County of Peel (now The Regional Municipality of Peel), Township of Chinguacousy (now the City of Brampton)		477/73	Rev. 85/97
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas		486/73	274/91, 621/91, 184/92, 288/92, 150/93, 311/93, 109/95, 244/95, 359/95, 157/96, 465/96, 255/97, 310/99
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now the Township of Flamborough)		484/73	593/91, 399/97, 527/98, 309/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Village of Waterdown (now the Township of Flamborough)		485/73	95/91, 592/91
Municipality of Metropolitan Toronto, Borough of Etobicoke (now the City of Etobicoke)		478/73	479/92, 446/95, 341/99
Parkway Belt Planning Area	908		Rev. 31/96
Regional Municipality of York, Town of Markham		473/73	700/91, 553/92, 81/93, 175/93, 307/93, 329/93, 295/95, 474/95, 202/99
ONTARIO SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS ACT/LOI SUR LA SOCIÉTÉ DE PROTECTION DES ANIMAUX DE L'ONTARIO			
Warrants/Mandats		266/99	
ONTARIO TELEPHONE DEVELOPMENT CORPORATION ACT/LOI SUR LA SOCIÉTÉ DE DÉVELOPPEMENT DES RÉSEAUX TÉLÉPHONIQUES DE L'ONTARIO			
Composition and Procedures of Corporation	899		
ONTARIO TRAINING AND ADJUSTMENT BOARD ACT, 1993/LOI DE 1993 SUR LE CONSEIL ONTARIEN DE FORMATION ET D'ADAPTATION DE LA MAIN-D'OEUVRE			
Councils/Conseils		617/94	
Local Training and Adjustment Boards/Commissions locales de formation et d'adaptation de la main-d'oeuvre		573/94	
Quorum and Decision-Making Procedures/Quorum et procédure à suivre pour la prise de décisions		528/93	595/93, 540/94
ONTARIO UNCONDITIONAL GRANTS ACT/LOI SUR LES SUBVENTIONS AUX MUNICIPALITÉS DE L'ONTARIO			
Determination of Apportionments and Levies, 1991		272/91	Rev. 430/92
General		143/91	Rev. 241/92
General		241/92	792/92, Rev. 384/93
General		384/93	664/93, Rev. 514/94
General		514/94	604/94, Rev. 303/95
General		303/95	
ONTARIO WATER RESOURCES ACT/LOI SUR LES RESSOURCES EN EAU DE L'ONTARIO			
Additional Charges/Charges additionnelles		157/93	
Approval Exemptions		525/98	
Fees—Approvals		364/98	
Fees for Certificates of Approval		503/92	14/93, Rev. 364/98
Forms		15/92	
Municipal Sewage and Water and Roads Class Environmental Assessment Projects	900		
Plumbing Code	901		401/91, 134/92, Rev. 159/93
Rate of Interest	902		Rev. 462/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Sewage Works Subject to Approval under the Environmental Assessment Act		207/97	
Transitional Provisions Relating to the Repeal of Part VIII of the Environmental Protection Act		155/98	
Water Taking and Transfer		285/99	
Water Works and Sewage Works		435/93	373/96, 154/98, 539/98
Wells	903		
ONTARIO WORKS ACT, 1997/LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL			
Administration and Cost Sharing/ <i>Administration et partage des coûts</i>		135/98	228/98, 274/98, 548/98, 549/98, 34/99, 131/99, 166/99
Designation of Geographic Areas and Delivery Agents/ <i>Désignation de zones géographiques et d'agents de présentation des services</i>		136/98	279/98, 544/98, 545/98, 33/99, 113/99, 274/99
General/ <i>Dispositions générales</i>		134/98	227/98, 272/98, 546/98, 547/98, 165/99, 170/99, 238/99
Proposed Geographic Areas		510/98	
OPERATING ENGINEERS ACT/LOI SUR LES MÉCANICIENS D'EXPLOITATION			
General	904		3/92, 220/92, 722/92, 46/93, 351/93, 446/96
OPHTHALMIC DISPENSERS ACT/LOI SUR LES OPTICIENS D'ORDONNANCES			
General	905		Rev. 475/99
OPTICIANRY ACT, 1991/LOI DE 1991 SUR LES OPTICIENS			
Composition of Statutory Committees		619/93	239/94, Rev. 478/99
Election of Council Members		774/93	395/94, Rev. 476/99
Examinations		713/93	480/99
Fees		677/93	76/98, Rev. 477/99
General		219/94	530/98, 479/99
Professional Misconduct		828/93	216/94
Registration		869/93	398/94, 481/99
OPTOMETRY ACT, 1991/LOI DE 1991 SUR LES OPTOMÉTRISTES			
Committees		836/93	
Electoral Districts		917/93	
Fees		769/93	Rev. 749/94
General		119/94	749/94, 152/97, 250/99
Professional Misconduct		859/93	860/93, 120/94
Registration		837/93	121/94, 249/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
OTTAWA-CARLETON FRENCH-LANGUAGE SCHOOL BOARD ACT/LOI SUR LE CONSEIL SCOLAIRE DE LANGUE FRANÇAISE D'OTTAWA-CARLETON			
Proportions of Assessment—1991/ <i>Fractions de l'évaluation — 1991</i>		67/91	344/91
Proportions of Assessment—1992/ <i>Fractions de l'évaluation — 1992</i>		124/92	
Proportions of Assessment—1993/ <i>Fractions de l'évaluation — 1993</i>		169/93	
P			
PAPERBACK AND PERIODICAL DISTRIBUTORS ACT/LOI SUR LES DISTRIBUTEURS DE LIVRES BROCHÉS ET DE PÉRIODIQUES			
General	906		688/91
PARKS ASSISTANCE ACT/LOI SUR L'AIDE DESTINÉE À LA CRÉATION DE PARCS			
General	907		
PARKWAY BELT PLANNING AND DEVELOPMENT ACT/LOI SUR LA PLANIFICATION ET L'AMÉNAGEMENT D'UNE CEINTURE DE PROMENADE (see now Ontario Planning and Devel- opment Act, 1994/ <i>voir maintenant Loi de 1994 sur la planification et l'aménagement du territoire de l'Onta- rio</i>)			
PARTNERSHIPS REGISTRATION ACT/LOI SUR L'ENREGISTREMENT DES SOCIÉTÉS EN NOM COLLECTIF			
General	RRO 1980, Reg. 745		Rev. 124/91
PAY EQUITY ACT/LOI SUR L'ÉQUITÉ SALARIALE			
Amendments to the Appendix to the Schedule to the <i>Act/Modifications apportées à l'appendice de l'annexe de la Loi</i>		395/93	
Amendments to the Appendix to the Schedule to the <i>Act/Modification de l'appendice de l'annexe de la Loi</i>		81/99	
Limitations on Maintaining Pay Equity		491/93	
Mandatory Posting Date/ <i>Date d'affichage obligatoire</i> ...		82/99	
Proxy Method of Comparison/ <i>Méthode de comparaison avec des organisations de l'extérieur</i>		396/93	926/93

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
PENSION BENEFITS ACT/LOI SUR LES RÉGIMES DE RETRAITE			
General/ <i>Dispositions générales</i>	909		402/91, 740/91, 743/91, 760/91, 69/92, 564/92, 629/92, 712/92, 755/92, 778/92, 779/92, 433/93, 785/93, 786/93, 787/93, 142/94, 408/94, 409/94, 558/94, 665/94, 73/95, 343/95, 504/96, 286/97, 415/97, 307/98, 625/98
PERSONAL PROPERTY SECURITY ACT/LOI SUR LES SÛRETÉS MOBILIÈRES			
Branch Offices/ <i>Bureaux régionaux</i>	910		23/92, 158/92
Fees/ <i>Droits</i>	911		443/91, 599/93, 758/93, Rev. 547/94
Fees/ <i>Droits</i>		547/94	437/96, Rev. 345/97
Fees/ <i>Droits</i>		345/97	
General/ <i>Dispositions générales</i>	912		76/92, 686/92, 741/93, 637/98
Personal Property Security Assurance Fund/ <i>Caisse d'assu- rance des sûretés mobilières</i>	913		742/93
PESTICIDES ACT/LOI SUR LES PESTICIDES			
General	914		27/91, 119/91, 25/92, 499/92, 500/92, 15/93, 162/94, 412/94, 503/94, 19/96, 20/96, 341/97, 129/98, 405/98, 482/98, 484/98, 110/99
PETROLEUM RESOURCES ACT/LOI SUR LES RICHESSES PÉTROLIÈRES (see now Oil, Gas and Salt Resources Act/ <i>voir maintenant Loi sur les res- sources en pétrole, en gaz et en sel</i>)			
PHARMACY ACT, 1991/LOI DE 1991 SUR LES PHARMACIENS			
Composition of Statutory Committees		620/93	210/94, Rev. 550/99
Fees		614/93	Rev. 750/94
General		202/94	750/94, 539/95, 280/96, 121/97, 98/98, 642/98, 548/99
Professional Misconduct		681/93	217/94, 122/97
Registration		838/93	Rev. 279/96
PHYSICIAN SERVICES DELIVERY MANAGEMENT ACT, 1996/LOI DE 1996 SUR LA GESTION DE LA PRESTATION DE SERVICES PAR LES MÉDECINS			
Designation of Rights and Obligations		36/96	343/96
PHYSIOTHERAPY ACT, 1991/LOI DE 1991 SUR LES PHYSIOTHÉRAPEUTES			
Committees		770/93	Rev. 614/99
Elections		918/93	122/94, Rev. 613/99
Fees		658/93	Rev. 612/99
General		532/98	611/99
Professional Misconduct		861/93	531/98
Quality Assurance (see now General)			

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Registration		870/93	123/94, 601/98
PLANNING ACT/LOI SUR L'AMÉNAGEMENT DU TERRITOIRE			
Apartments in Houses		384/94	
Applications to Amend or Revoke Minister's Zoning Orders		151/95	
Consents/ <i>Autorisations</i>		41/95	142/95, 289/95, Rev. 197/96
Consent Applications/ <i>Demandes d'autorisation</i>		197/96	492/96, 505/98
Criteria			
—Power of Sale		847/93	Rev. 150/95
—Validation of Title		848/93	Rev. 144/95
Criteria			
—Power of Sale		150/95	
—Validation of Title		144/95	435/96
Deeming Order (Blind River and Suburban Planning Board)		42/97	
Deeming Order (Espanola and Area Planning Board)		40/97	
Deeming Order (Geraldton and Suburban Planning Board)		572/98	
Deeming Order (Hearst Planning Board)		481/95	
Deeming Order (Lakehead Rural Planning Board)		161/98	
Deeming Order (Manitoulin Planning Board)		159/96	
Deeming Order (Sault Ste. Marie North Planning Board) .		306/99	
Deeming Order (Sudbury East Planning Board)		153/97	
Deeming Order (West Nipissing Planning Board)		41/97	
Delegation of Authority			
—Bruce Mines, Moonbeam, The North Shore		228/99	
—Bruce County		623/98	
—Chisholm, Moonbeam, The North Shore		227/99	
—City of Brantford		660/98	
—County of Brant		661/98	
—County of Simcoe		525/99	
—Desbarats to Echo Bay Planning Board		501/98	
—East Nipissing Planning Board		338/98	580/98
—Grey County		518/98	
—Leeds and Grenville		517/98	
—Lakehead Rural Planning Board and the Municipality of Neebing		238/98	
—Municipality of Campbellford/Seymour, Township of Mono		341/98	
—Municipality of Red Lake		513/98	
—Municipality of West Nipissing		205/99	
—Perth County and Middlesex County		342/98	
—Pine Ridge Municipal Planning Agency		25/98	
—Planning Boards		696/98	
—Planning Boards		698/98	
—Planning Boards—Archipelago Area and Himsworth South, Nipissing, Powassan, Trout Creek		697/98	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Plans of Subdivision and Condominiums, Town of Sioux Lookout		337/98	
—Smiths Falls		514/98	
—St. Marys, Gananoque, Prescott		502/98	
—Stormont, Dundas and Glengarry		521/98	
—Sudbury East Planning Board		412/99	
—Town of Cobourg		72/98	
—Town of Espanola		694/98	
—Town of Fort Frances		528/99	
—Town of Greater Napanee		519/98	720/98
—Town of Orangeville		513/99	
—Town of Port Hope		530/97	
—Township of Ameliasburgh		529/97	
—Township of Black River-Matheson		693/98	
—Township of Loyalist, Township of Percy		520/98	719/98
—Township of Sables-Spanish Rivers		229/99	
—Township of Sidney, Township of Murray and Village of Frankford		528/97	
—Various Municipiplities		355/99	
—Various Municipiplities—(Applications made before June 15, 1999)		356/99	
—Various Northern Municipiplities		691/98	
—Various Northern Municipalities (Applications made before December 21, 1998)		692/98	
—Wellington County		515/98	
Delegation of Authority of Minister—Quinte-East Northumberland Municipal Planning Authority		5/97	177/97
Delegation of Authority of Minister to Approve By-law Designating Lands Not Subject to Part-Lot Control ...		153/95	Rev. 433/96
Delegation of Authority of Minister to Approve By-laws Affecting Highways Shown on Plans of Subdivision ..		148/95	427/96
Delegation of Authority of Minister to Approve Condominium Descriptions		145/95	434/96
Delegation of Authority of Minister to Approve Foreclosures or the Exercise of Powers of Sale		138/95	Rev. 696/98
Delegation of Authority of Minister to Approve Foreclosures or the Exercise of Powers of Sale		34/96	Rev. 696/98
Delegation of Authority of Minister to Approve Highways Less Than 20 Metres in Width		143/95	430/96
Delegation of Authority of Minister to Approve an Order Amending a Plan of Subdivision		149/95	284/95, 429/96
Delegation of Authority of Minister to Approve Plans of Subdivision		152/95	431/96
Delegation of Authority of Minister to Approve Plans of Subdivision and Condominium Descriptions		175/97	187/98, 339/98
Delegation of Authority of Minister to City of Barrie		36/97	
Delegation of Authority of Minister to City of Orillia		37/97	
Delegation of Authority of Minister to County of Renfrew		217/97	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Delegation of Authority of Minister to Give Consents . . .		136/95	285/95, 11/96, 426/96, 564/96, 86/97, 99/97, 533/97, 237/98, 336/98, 503/98, 695/98, 204/99
Delegation of Authority of Minister to Give Consents under Section 53 of the Act		178/97	
Delegation of Authority of Minister to Issue Certificates of Validation		137/95	Rev. 696/98
Delegation of Authority of Minister to Issue Certificates of Validation		35/96	Rev. 696/98
Delegation of Authority of Minister to Lambton County (Official Plans)		188/98	
Delegation of Authority of Minister to Regional Municipalities—Official Plans and Amendments		176/97	340/98
Delegation of Authority of Minister to The Regional Municipality of Peel		24/98	
Delegation of Authority of Minister to The Regional Municipality of York—Amendments to Official Plans		156/96	
Delegation of Authority of Minister under Section 4 of the Planning Act, 1983			
—Approvals under Subsection 298 (11) (now Subsection 297 (10)) of the Municipal Act		55/85	Rev. 148/95
—Condominium Plans		475/83	250/86, 282/86, 737/86, 385/92, Rev. 145/95
—Condominium Plans		367/85	256/86, 280/86, 386/92, Rev. 145/95
—Condominium Plans		72/86	251/86, 281/86, 387/92, Rev. 145/95
—Condominium Plans		391/89	388/92, Rev. 145/95
—Condominium Plans		517/89	389/92, Rev. 145/95
—Condominium Plans		700/92	Rev. 145/95
—Condominium Plans		795/92	Rev. 145/95
—Condominium Plans—Haldimand-Norfolk (The Regional Municipality of)		75/93	Rev. 145/95
—Condominium Plans—Huron County		222/89	390/92, Rev. 145/95
—Condominium Plans—London		644/94	Rev. 145/95
—Condominium Plans—Trenton (City of)		694/93	Rev. 145/95
—Condominium Plans—Various Municipalities		4/94	287/94, Rev. 145/95
—Consents		474/83	104/84, 693/84, 38/86, 758/86, 516/87, 104/89, 534/89, 176/93, 3/94, Rev. 136/95
—General		548/85	Rev. 148/95
—General—Halton		400/88	Rev. 148/95
—General—Huron County		221/89	Rev. 148/95
—General—Waterloo		668/88	Rev. 148/95
—Official Plans		477/83	Rev. 155/95
—Official Plans—Durham (The Regional Municipality of)		380/94	Rev. 155/95
—Official Plans—Halton		399/88	Rev. 155/95
—Official Plans—Hamilton-Wentworth		661/86	Rev. 155/95
—Subdivision Plans		476/83	391/92, Rev. 152/95
—Subdivision Plans		366/85	392/92, Rev. 152/95
—Subdivision Plans		390/89	393/92, Rev. 152/95

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Subdivision Plans		516/89	394/92, Rev. 152/95
—Subdivision Plans		701/92	Rev. 152/95
—Subdivision Plans		794/92	Rev. 152/95
—Subdivision Plans		645/94	Rev. 152/95
—Subdivision Plans—Haldimand-Norfolk (The Regional Municipality of)		76/93	Rev. 152/95
—Subdivision Plans—Huron County		220/89	395/92, Rev. 152/95
—Subdivision Plans—Trenton (City of)		695/93	Rev. 152/95
—Subdivision Plans—Various Municipalities		5/94	288/94, Rev. 152/95
Delegation of Authority of Minister under Section 30a (now section 55) of the Act—Consents			
District of Algoma			
—St. Joseph Island (to the St. Joseph Island Planning Board)		68/78	Rev. 136/95
—Sault Ste. Marie North Planning Area (to the Sault Ste. Marie North Planning Board)		753/78	Rev. 136/95
—the Township of Wicksteed (to the Township of Wicksteed Planning Board)		562/79	Rev. 136/95
District of Cochrane			
—the Town of Kapuskasing and the geographic Townships of O'Brien, Owens and Teetzel (to the Kapuskasing and District Planning Board)		675/78	Rev. 136/95
District of Kenora			
—the Town of Sioux Lookout, the geographic Townships of Drayton, Jordan, Pickerel, Vermilion, Vermilion Additional and Block 10 (to the Sioux Lookout Planning Board)		131/78	Rev. 136/95
—the Township of Ignace (to the Township of Ignace Planning Board)		69/78	Rev. 136/95
District of Manitoulin			
—all of the District, except the Township of Rutherford and George Island and the geographic Townships of Carlyle and Humboldt, including adjacent island and Killarney Provincial Park (to the Manitoulin Planning Board)		704/79	Rev. 136/95
District of Nipissing			
—the Township of East Ferris (to East Ferris Planning Board)		528/77	Rev. 136/95
—West Nipissing Planning Area (to the West Nipissing Planning Board)		696/79	Rev. 136/95
District of Sudbury			
—the Towns of Massey and Webbwood, the Township of The Spanish River and the geographic Townships of Gough, McKinnon and Shakespeare (to the Sables - Spanish Rivers Planning Board)		354/79	Rev. 136/95
District of Thunder Bay			
—the Town of Geraldton and the geographic Townships of Ashmore, Errington, Fulford and McQuesten (to the Geraldton and Suburban Planning Board)		790/78	Rev. 136/95

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—the Townships of Conmee and O'Connor and the geographic Townships of Gorham and Ware (to the Lakehead Planning Board)		50/79	Rev. 136/95
—the Township of Marathon (to the Township of Marathon Planning Board)		587/79	Rev. 136/95
Delegation of Authority to Give Consents—Town of Sioux Lookout		335/98	
Delegation of Authority to Municipality of Chatham-Kent		532/97	
Delegation of Authority to Parry Sound District Land Division Committee		192/94	819/94, Rev. 136/95
Delegation of Authority to Victoria County and Peterborough County—Official Plans and Amendments		343/98	579/98
Exemption from Approval—Official Plan Amendments/ <i>Exemption de l'approbation — modification d'un plan officiel</i>		525/97	344/98, 235/99, 352/99, 378/99
Minor Variance Applications/ <i>Demandes de dérogation mineure</i>		200/96	432/96, 490/96, 508/98
Notice Requirements/ <i>Exigences relatives aux avis</i>			
—Interim Control By-Laws/ <i>Règlements municipaux d'interdiction provisoire</i>	917		355/92, Rev. 120/95
—Official Plans and Community Improvement Plans/ <i>Plans officiels et plans d'améliorations communautaires</i>	918		353/92, Rev. 120/95
—Removal of Holding Symbol from Zoning By-Law/ <i>Suppression des symboles d'utilisation différée des règlements municipaux de zonage</i>	919		453/91, Rev. 120/95
—Zoning By-Laws/ <i>Règlements municipaux de zonage</i> ..	920		354/92, Rev. 120/95
Notice Requirements for Delegations of Authority/ <i>Exigences relatives aux avis de délégation de pouvoirs</i>		297/97	374/97
Official Plans and Plan Amendments/ <i>Plans officiels et modifications de plans officiels</i>		42/95	141/95, 288/95, Rev. 198/96
Official Plans and Plan Amendments/ <i>Plans officiels et modifications de plans officiels</i>		198/96	494/96, 506/98, 221/99
Order under Subsection 17 (10) of the Act		699/98	576/99
Pine Ridge Municipal Planning Agency		526/97	
Planning Board Fees	921		Rev. 119/95
Plans of Subdivision/ <i>Plans de lotissement</i>		43/95	140/95, 287/95, Rev. 196/96
Plans of Subdivision/ <i>Plans de lotissement</i>		196/96	493/96, 504/98, 220/99
Prescribed Counties		154/95	117/98
Quinte-East Northumberland Municipal Planning Authority—Number of Members		6/97	Rev. 526/97
Removal of Authority—County of Essex		266/97	Rev. 75/98
Removal of Power—London (City of)		147/95	
Removal of Power—Peel (The Regional Municipality of)		146/95	
Restricted Area(s)			
—County of Leeds and Grenville			
—Township of South Elmsley		310/74	Rev. 80/96

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now the Town of Pickering)		102/72	63/91, 603/92, 316/93, 470/93, 471/93, 472/93, 584/93, 717/93, 815/93, 944/93, 254/94, 263/94, 285/94, 463/94, 72/95, 271/95, 422/95, 268/96, 361/96, 398/97, 289/98, 554/98, 251/99
—County of Peterborough, Township of North Monaghan		377/77	Rev. 670/91
—District of Algoma			
—Geographic Townships of Cobden, Striker, Scarfe and Mack		409/82	672/91, 13/92, 39/92, 5/93, 151/93, 199/93, 483/93, 699/94, 32/97, 38/97, Rev. 42/97
—Geographic Township of West		182/81	117/92
—Sault Ste. Marie North Planning Area		279/80	51/91, 266/91, 386/91, 564/91, 671/91, 43/92, 170/92, 207/92, 209/92, 60/93, 140/93, 170/93, 389/93, 415/93, 597/93, 726/93, 530/94, 692/94, 693/94, 311/95, 317/95, 321/95, 328/95, 481/96, 256/97, 284/97, 365/97, 144/98, 186/98, 424/98, Rev. 306/99
—District of Cochrane			
—Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way		493/78	30/92, 42/92, 172/93, 158/94, 342/95, 406/95, 457/96
—Geographic Townships of O'Brien, Owens and Teetzel		423/78	40/92, 139/93, 598/93, 458/96, Rev. 357/99
—District of Kenora			
—Geographic Townships of Brownridge, Ewart, Glass, Kirkup and Pelican		482/71	222/92
—Geographic Township of Pettypiece		177/80	82/92
—Geographic Township of Wainwright		797/79	83/92
—Geographic Township of Wainwright		326/81	80/92
—Territorial District of Kenora (Part of Summer Resort Location L.K. 324—Parcel 15400—District of Kenora Freehold)		327/81	79/92
—District of Manitoulin			
—Geographic Townships of Campbell, Dawson, Mills and Robinson		672/81	52/91, 53/91, 62/91, 93/91, 94/91, 128/91, 129/91, 130/91, 216/91, 267/91, 445/91, 446/91, 464/91, 465/91, 544/91, 29/92, 41/92, 188/92, 208/92, 342/92, 439/92, 474/92, 475/92, 476/92, 581/92, 644/92, 645/92, 78/93, 82/93, 96/93, 184/93, 185/93, 196/93, 222/93, 340/93, 482/93, 692/93, 700/93, 701/93, 720/93, 721/93, 2/94, 7/94, 47/94, 312/94, 457/94, 464/94, 516/94, 774/94, 363/95, 462/95, 549/95, 37/96, 48/96, 78/96, 79/96, 158/96, Rev. 159/96

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—District of Nipissing			
—Geographic Townships of Askin, Gladman, Joan and Macpherson		486/71	675/91
—District of Parry Sound (Territorial)			
—Township of Croft		153/80	674/91, 351/95
—Geographic Townships of McKenzie and Patterson .		484/71	676/91
—District of Rainy River			
—Geographic Township of Miscampbell		449/74	98/92
—Registered Plan No. SM-293 (south of the Geographic Township of Trotter)		483/71	103/92
—District of Sudbury			
—Geographic Townships of Emo and Strathearn		485/71	110/92
—Geographic Township of Ivanhoe		831/82	108/92
—Territorial District of Sudbury		834/81	3/91, 61/91, 73/91, 131/91, 172/91, 222/91, 295/91, 497/91, 498/91, 109/92, 189/92, 199/92, 200/92, 371/92, 403/92, 404/92, 473/92, 769/92, 141/93, 192/93, 200/93, 201/93, 202/93, 274/93, 390/93, 428/93, 446/93, 484/93, 485/93, 486/93, 530/93, 644/93, 693/93, 703/93, 727/93, 816/93, 13/94, 14/94, 167/94, 289/94, 290/94, 311/94, 345/94, 456/94, 578/94, 610/94, 71/95, 171/95, 313/95, 324/95, 325/95, 451/95, 4/96, 174/96, 322/96, 419/96, 473/96, 474/96, 13/97, 60/97, 61/97, 62/97, 63/97, 64/97, 65/97, 66/97, 70/97, 88/97, 89/97, 90/97, 91/97, 92/97, 93/97, 98/97, 154/97, 520/97, 163/98, 92/99, 125/99, 391/99, 393/99, 394/99, 404/99, 527/99, 547/99, 578/99
—District of Thunder Bay			
—Geographic Townships of Ashmore, Errington, Fulford and McQueesten		364/81	441/83, 696/84, 574/87, 732/88, Rev. 572/98
—Geographic Township of Lyon		897/79	97/92
—Geographic Townships of Pearson and Scoble		219/75	78/92, 99/95, 362/95, 477/95, 234/96, 268/97, 159/98, Rev. 161/98
—Geographic Township of Upsala		296/80	96/92
—Geographic Township of Upsala		64/81	100/92
—Savant Lake Townsite (Registered Part M-56)		131/80	101/92
—District of Timiskaming			
—Town of Charlton		356/80	673/91, Rev. 630/93
—Regional Municipality of Durham			
—Town of Pickering		19/74	702/91
—Township of Uxbridge (formerly the Township of Scott in the County of Ontario)		634/77	701/91
—Regional Municipality of York			
—Town of Markham		104/72	287/93, 420/93, 782/94, 424/95, 142/96, 144/96, 285/96, 323/96, 269/98, 62/99, 198/99, 375/99
Revoking Certain Regulations		155/95	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Revoking Various Regulations/ <i>Abrogation de divers règlements</i>		120/95	
Rules of Procedure/ <i>Règles de procédure</i>			
—Consent Applications/ <i>Demandes d'autorisation</i>	922		356/92, Rev. 120/95
—Minor Variance Applications/ <i>Demandes de dérogation mineure</i>	923		357/92, Rev. 200/96
Withdrawal and Delegation of Authority—Counties of Hastings and Prince Edward and the Quinte-East Northumberland Municipal Planning Authority		4/97	
Withdrawal and Delegation of Minister's Authority			
—Regional Municipality of Niagara and Various Local Municipalities		423/99	
—Regional Municipality of Niagara and Various Local Municipalities		485/99	
—Regional Municipality of Peel		235/97	
—Regional Municipality of York and City of Vaughan ..		346/96	419/97
—Regional Municipality of York and Town of Markham .		347/96	
—Regional Municipality of York and the Town of Newmarket		252/98	
—Regional Municipality of York and Town of Richmond Hill		563/96	71/98
Withdrawal of Delegated Authority—Quinte-East Northumberland Municipal Planning Authority		527/97	
Withdrawal of Delegation of Authority—City of Brantford		659/98	
Withdrawal of Delegation of Authority of Minister		137/93	Rev. 31/98
Withdrawal of Delegation of Authority of Minister— Timmins		1/94	
Withdrawal of Delegation of Authority of Minister under Subsection 4 (5) of the Planning Act—Subdivision and Condominium Plans—Regional Municipality of Peel .		132/91	
Withdrawal of Delegation of Authority of Minister under Section 44b (now Section 4) of the Act			
The Regional Municipality of Hamilton-Wentworth ...		519/78	Rev. 152/95
The Regional Municipality of Ottawa-Carleton		718/78	Rev. 145/95
The Regional Municipality of Ottawa-Carleton		309/79	Rev. 152/95
The Regional Municipality of Peel		560/80	Rev. 145/95
Withdrawal of Delegation of Authority of Minister under Subsection 4 (4) of the Planning Act, 1983 (now Subsection 4 (5))		425/86	Rev. 152/95
Withdrawal of Delegation of Authority of Minister under Subsection 4 (4) of the Planning Act, 1983 (now Subsection 4 (5))		399/90	Rev. 136/95
Withdrawal of Minister's Delegation under Section 4 of the Planning Act, 1983			
—Official Plans		177/87	Rev. 155/95
Zoning Area(s)			
—City of Guelph		335/97	
—County of Lanark			
—Township of Beckwith		393/91	Rev. 649/92
—County of Perth			
—Town of Listowel		413/96	Rev. 435/98

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—County of Wellington			
—Village of Elora		522/96	
—District of Cochrane (Territorial)			
—Geographic Townships of Casgrain, Hanlan, Kendall, Lowther and Way		173/93	266/95, 312/95, 340/95, 341/95, 395/95, 471/95, Rev. 481/95
—Geographic Township of Clute		174/93	382/94, 500/96
—Geographic Township of Haggart		528/94	
—Township of Keefer		15/94	
—District of Kenora (Territorial)			
—Geographic Township of Kirkup		411/91	
—Geographic Township of Kirkup		364/95	
—Geographic Township of Mutrie		494/92	
—Geographic Township of Pellatt		703/92	
—Geographic Township of Pellatt, Dufresne Island ...		219/89	Rev. 467/91
—Geographic Township of Pettypiece		82/94	
—Geographic Township of Van Horne		648/93	
—Geographic Township of Van Horne		506/96	
—Geographic Township of Wainwright		734/84	554/92
—Geographic Township of Wainwright		407/95	
—Harbour Island, Sand Lake		213/96	515/96
—Part of the Sioux Lookout Planning Area		25/86	164/91, 310/91, 504/91, 54/92, 150/92, 156/92, 798/92, 138/93, 341/93, 423/93, 424/93, 645/93, 647/93, 691/93, 702/93, 730/93, 813/93, 184/94, 263/95, 264/95, 265/95, 314/95, 315/95, 326/95, 327/95, 426/95, 133/96, 137/96, 327/96, 12/97, 143/97, 144/97, 218/97, 285/97, 412/97, 204/98, 242/98, 243/98, 436/98, Rev. 440/98
—Patricia Portion		70/96	
—Territorial District of Kenora		377/86	344/95
—Township of Southworth		532/95	
—Unorganized Parts of the Red Lake and Area Planning Area		85/84	55/92, Rev. 51/99
—Unorganized Territories of Lake of the Woods		641/94	
—Unorganized Territories of Lake of the Woods		450/95	188/97, 389/99
—Unorganized Territory		661/91	
—Unorganized Township of Cathcart		323/92	
—District of Nipissing (Territorial)			
—Geographic Townships of Hobbs, McCallum and Pardo		353/97	
—Geographic Townships of Thistle and McLaren		354/97	
—Part of the District of Nipissing		580/86	154/91
—Part of the districts of Nipissing and Sudbury		40/85	255/91, 677/91, 186/93, 198/93, 315/93, 646/93, 808/93, 403/95, 2/96, 498/96, 39/97, Rev. 41/97
—District of Parry Sound (Territorial)			
—Geographic Township of Croft		257/99	
—Geographic Township of East Mills		573/98	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—Geographic Township of Lount		501/96	
—Geographic Township of Lount		516/98	
—Geographic Township of McKenzie		621/99	
—Geographic Township of Mowat		658/98	
—Geographic Township of Patterson		535/98	
—Part of the Geographic Township of Pringle		561/91	622/92
—Unincorporated Township of East Mills		531/94	
—District of Rainy River (Territorial)			
—Geographic Township of Halkirk		335/99	
—Geographic Township of Spohn		702/92	
—Geographic Unorganized District of Rainy River, Mining Location E-238 and Location FD101		565/91	
—Township of Emo		616/88	Rev. 81/92
—Unorganized Township of Halkirk		550/92	
—Unorganized Township of Watten, Parts of Mining Locations 578 P and 579 P and Part of Location SH 324 and all of Location CL 6037		488/92	
—District of Sudbury (Territorial)			
—Geographic Township of Mongowin		21/92	23/94, 236/96
—Part of the District of Sudbury		22/87	45/92, 477/93, 286/94, 408/95, Rev. 40/97
—District of Timiskaming (Territorial)			
—Part of the Geographic Township of Sharpe		45/99	
—Part of the Geographic Township of Shakespeare ...		3/96	
—District of Thunder Bay (Territorial)			
—City of Thunder Bay		384/89	Rev. 53/92
—Geographic Township of Ames		256/99	
—Geographic Township of Gorham		413/86	155/91, 102/92, 392/93, 545/93, 672/94, 281/95, 329/95, 330/95, 358/95, 460/95, 235/96, 189/97, 323/97, 160/98, Rev. 161/98
—Geographic Township of Jacques		1/93	
—Geographic Township of Pic		688/84	228/92, 332/97
—Geographic Township of Sibley		464/92	
—Geographic Township of Upsala		405/90	370/92
—Geographic Township of Upsala		360/95	
—Geographic Township of Ware		414/86	99/92, 264/94, 458/94, 548/95, 158/98, Rev. 161/98
—Geographic Township of Wiggins		659/92	
—Geographic Townships of Bomby, Brothers, Bryant, Cecile, Knowles, Laberge, Lecours and McCron, and Part of the Unorganized Lands lying North of the geographic Townships of Bomby, Brothers, Laberge, lying west of the Geographic Township of Bryant ..		698/85	211/91, 247/98
—District of Timiskaming			
—Geographic Township of Lorrain		47/96	
—Municipality of Metropolitan Toronto			
—City of Toronto		674/89	37/91, 38/91, 39/91, 362/93, Rev. 642/94
—City of Toronto		359/95	Rev. 414/96

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
—City of Toronto		415/96	
—Regional Municipality of York			
—Township of King		524/97	Rev. 73/98
—Regional Municipality of York			
—Township of King		73/98	
Zoning By-laws, Holding By-laws and Interim Control By-laws/ <i>Règlements municipaux de zonage, règlements municipaux portant utilisation différée et règlements municipaux d'interdiction provisoire</i>		44/95	139/95, 286/95, Rev. 199/96
Zoning By-laws, Holding By-laws and Interim Control By-laws/ <i>Règlements municipaux de zonage, règlements municipaux portant utilisation différée et règlements municipaux d'interdiction provisoire</i>		199/96	428/96, 491/96, 507/98, 222/99
Zoning Order for Slot Machines at Race Tracks			
—City of Gloucester (Rideau Carleton Raceway)		682/98	
—City of London (Western Fair Racetrack)		684/98	
—City of Sarnia (Hiawatha Horse Park)		687/98	
—City of Toronto (Woodbine Raceway)		688/98	
—City of Windsor (Windsor Raceway)		689/98	
—City of Woodstock (Woodstock Raceway)		690/98	
—Town of Clinton (Clinton Raceway)		679/98	
—Town of Flamborough (Flamborough Downs Raceway)		680/98	
—Town of Fort Erie (Fort Erie Racetrack)		681/98	
—Town of Hanover (Hanover Raceway)		683/98	
—Town of Milton (Mohawk Raceway)		685/98	
—Town of Rayside-Balfour (Sudbury Downs Raceway)		686/98	
—Township of Cavan-Millbrook-North Monaghan (Kawartha Downs Raceway)		678/98	
PLANT DISEASES ACT/LOI SUR LES MALADIES DES PLANTES			
General/ <i>Dispositions générales</i>	924		563/92
POLICE SERVICES ACT/LOI SUR LES SERVICES POLICIERS			
Adequacy Effectiveness of Police Services		3/99	
Arbitration	925		
Conduct and Duties of Police Officers Respecting Investigations by the Special Investigations Unit		673/98	
Costs of Ontario Provincial Police Services to Municipalities under Section 5.1 of the Act/ <i>Coûts des services de la police provinciale de l'Ontario que doivent assumer des municipalités aux termes de l'article 5.1 de la Loi</i>		420/97	370/98, 126/99
Disclosure of Personal Information/ <i>Divulgence de renseignements personnels</i>		265/98	
Employment Equity Plans		153/91	423/95, Rev. 528/95
Equipment (now)			
Equipment and Use of Force	926		552/92, 751/92, 43/94, 664/94, 361/95
General		123/98	674/98

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
General—Discipline	927		551/92, Rev. 123/98
Members' Duty to Prepare Informations	928		
Members of Police Services Boards—Code of Conduct ..		421/97	
Municipal Police Forces	929		
Oaths and Affirmations/ <i>Serments et affirmations solennelles</i>		144/91	499/95
Political Activities of Municipal Police Officers		554/91	89/98
Responsibility of Policing	930		593/92
Suspect Apprehension Pursuits		546/99	
Violent Crime Linkage Analysis System Reports/ <i>Formulaires du système d'analyse des liens entre les crimes de violence</i>		550/96	
POWER CORPORATION ACT/LOI SUR LA SOCIÉTÉ DE L'ÉLECTRICITÉ			
Debt Guarantee Fees	931		98/91, Rev. 162/99
Electrical Safety Code		10/91	84/92, 499/93, 169/94, Rev. 612/94
Electrical Safety Code		612/94	Rev. 481/98
Electrical Safety Code		481/98	Rev. 164/99
Elliot Lake Region Economic Development Program		296/91	165/97
Fees	932		Rev. 722/91
Fees		722/91	Rev. 611/92
Fees		611/92	Rev. 621/98
Fees		621/98	Rev. 91/99
Prescribed Investments		149/92	Rev. 163/99
Water Heaters	933		Rev. 324/98
PREPAID SERVICES ACT/LOI SUR LES SERVICES PRÉPAYÉS			
General	934		
PRESCRIPTION DRUG COST REGULATION ACT/LOI SUR LA RÉGLEMENTATION DES PRIX DES MÉDICAMENTS DÉLIVRÉS SUR ORDONNANCE (see now Drug Interchangeability and Dispensing Fee Act/voir maintenant Loi sur l'interchangeabilité des médicaments et les honoraires de préparation)			
PRIVATE HOSPITALS ACT/LOI SUR LES HÔPITAUX PRIVÉS			
General/ <i>Dispositions générales</i>	937		427/91, 16/95, 477/97, 512/99
PRIVATE INVESTIGATORS AND SECURITY GUARDS ACT/LOI SUR LES ENQUÊTEURS PRIVÉS ET LES GARDIENS			
General	938		23/96, 262/99
PRIVATE VOCATIONAL SCHOOLS ACT/LOI SUR LES ÉCOLES PRIVÉES DE FORMATION PROFESSIONNELLE			
General	939		752/91, 223/93, 718/93, 756/94, 57/96, 607/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
PROCEEDINGS AGAINST THE CROWN ACT/LOI SUR LES INSTANCES INTRODUITES CONTRE LA COURONNE			
Garnishment	940		
PROFESSIONAL ENGINEERS ACT/LOI SUR LES INGÉNIEURS			
General	941		46/92, 48/92, 631/92, 335/96, 286/99
PROVINCE OF ONTARIO SAVINGS OFFICE ACT/LOI SUR LA CAISSE D'ÉPARGNE DE L'ONTARIO			
Interest Rate	942		97/95
PROVINCIAL LAND TAX ACT/LOI SUR L'IMPÔT FONCIER PROVINCIAL			
Farmland and Managed Forest Land for 1998		493/98	
Forms	943		
General	944		129/93, 312/97
Tax Rates under Section 21.1 of the Act for 1998 and 1999		439/98	708/98, 347/99
PROVINCIAL OFFENCES ACT/LOI SUR LES INFRACTIONS PROVINCIALES			
Costs	945		678/92, 501/93, 555/93, 493/94, 240/98
Electronic Documents		497/94	
Extensions of Prescribed Times	946		
Fee for Late Payment of Fine	947		Rev. 679/92
Fee for Late Payment of Fines		679/92	
Fine Option Program	948		500/91, 925/93
Parking Infractions	949		126/91, 127/91, 47/92, 141/92, 372/93, 502/93, 503/93, 554/93, 767/93, 924/93, 494/94, 506/94, 538/94, 581/94, 639/94, 720/94, 776/94, 804/94, 59/96, 241/98, 617/98
Proceedings Commenced by Certificate of Offence/ <i>Instances introduites au moyen du dépôt d'un procès-verbal d'infraction</i>	950		392/91, 620/91, 8/92, 177/92, 238/92, 284/92, 336/92, 682/92, 9/93, 314/93, 364/93, 365/93, 500/93, 610/93, 687/93, 688/93, 689/93, 36/94, 106/94, 276/94, 307/94, 321/94, 410/94, 411/94, 445/94, 465/94, 495/94, 496/94, 507/94, 511/94, 534/94, 614/94, 786/94, 30/95, 91/95, 430/95, 509/95, 485/96, 511/96, 109/97, 180/97, 234/97, 344/97, 536/97, 148/98, 257/98, 399/98, 402/98, 457/98, 93/99, 349/99, 531/99
Victim Fine Surcharges		785/94	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
PROVINCIAL PARKS ACT/LOI SUR LES PARCS PROVINCIAUX			
Designation of Parks	951		136/91, 137/91, 226/91, 227/91, 412/91, 49/92, 258/92, 111/93, 286/93, 386/93, 439/93, 494/93, 179/94, 582/94, 768/94, 296/96, 52/97, 257/97, 110/98, 167/98
General	952		32/91, 135/91, 383/91, 462/91, 144/92, 174/92, 398/92, 587/92, 284/93, 285/93, 845/93, 151/94, 180/94, 767/94, 66/96
Guides in Quetico Provincial Park	953		
Mining in Provincial Parks	954		
PSYCHOLOGISTS REGISTRATION ACT/LOI SUR L'INSCRIPTION DES PSYCHOLOGUES			
General	955		106/91, 155/93
PSYCHOLOGY ACT, 1991/LOI DE 1991 SUR LES PSYCHOLOGUES			
Committee Composition		621/93	Rev. 534/99
Elections		919/93	Rev. 533/99
Fees		615/93	Rev. 221/95
General		209/94	222/95, 534/98, 535/99
Professional Misconduct		801/93	
Registration		878/93	879/93, Rev. 533/98
Registration		533/98	
PUBLIC ACCOUNTANCY ACT/LOI SUR LA COMPTABILITÉ PUBLIQUE			
Licence Fee	956		733/92
PUBLIC GUARDIAN AND TRUSTEE ACT/LOI SUR LE TUTEUR ET CURATEUR PUBLIC			
General/ <i>Dispositions générales</i>		191/95	
PUBLIC HOSPITALS ACT/LOI SUR LES HÔPITAUX PUBLICS			
Authorization to Issue Directions under Section 6 and Subsection 9 (10) of the Act		87/96	Rev. 273/99
Capital Grants and Loans		459/93	
Capital Grants for the Amalgamation of Hospital Services	957		Rev. 459/93
Capital Grants for Ambulance Facilities	958		Rev. 459/93
Capital Grants for Capital Expenditures that will Produce Savings in Operating Costs	959		Rev. 459/93
Capital Grants for Hospital Construction and Renovation	960		Rev. 459/93
Capital Grants for Local Rehabilitation and Crippled Children's Centres	961		Rev. 459/93
Capital Grants for Regional Rehabilitation Hospitals	962		Rev. 459/93
Capital Grants for Teaching Hospitals	963		Rev. 459/93

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Classification of Hospitals	964		105/91, 354/91, 370/91, 277/92, 311/92, 312/92, 504/92, 215/93, 305/93, 330/93, 668/93, 669/93, 826/93, 200/94, 687/94, 172/95, 456/95, 274/97, 360/97, 49/98, 99/98, 126/98, 611/98
Financial Reports by Hospital Foundations (see now Financial Reports by Hospital Subsidiaries)			
Financial Reports by Hospital Subsidiaries		553/96	184/98
Hospital Management	965		376/92, 468/92, 216/93, 588/93, 761/93, 17/95, 106/96, 552/96, 45/98, 150/98, 183/98, 538/99
Oil Conversion Grants	966		Rev. 459/93
Special Grants			
—Acquisition of Hospital Facilities	967		Rev. 459/93
—Correction of Hazardous Conditions	968		Rev. 459/93
—Management of Biomedical Waste	969		Rev. 459/93
PUBLIC INSTITUTIONS INSPECTION ACT/LOI SUR L'INSPECTION DES ÉTABLISSEMENTS PUBLICS			
Fees and Allowances to Panel Members	970		
PUBLIC LANDS ACT/LOI SUR LES TERRES PUBLIQUES			
Conservation Reserve		805/94	53/97, 259/97
Crown Land Camping Permit	971		Rev. 326/94
Crown Land Camping Permit		326/94	
Fees for Certificates and Orders	972		335/93
Hydro-Electricity Charges		106/95	158/99
Land Use Permits/ <i>Permis d'utilisation des terres</i>	973		264/92
Restricted Area—District of Kenora, Patricia Portion ...	RRO 1980, Reg. 871		Rev. 475/91
Restricted Area—District of Nipissing/ <i>Secteur à utilisation restreinte — district de Nipissing</i>	RRO 1980, Reg. 873		247/92
Restricted Area—District of Rainy River	RRO 1980, Reg. 876		474/91
Restricted Area—District of Thunder Bay—Townships of Conacher, Hagey and Haines and Unorganized Territory West of Township of Haines		278/87	Rev. 418/99
Restricted Area—Territorial District of Thunder Bay, Townships of Conacher, Hagey and Haines		418/99	
Sale and Lease of Public Lands	974		Rev. 514/99
Work Permit—Construction		453/96	
Work Permit—Disruptive Mineral Exploration Activities/ <i>Permis de travail — activités d'exploration minérale perturbatrices</i>		349/98	
Work Permits/ <i>Permis de travail</i>	975		265/92, 16/93, 336/93, 327/94, 557/94
PUBLIC LIBRARIES ACT/LOI SUR LES BIBLIOTHÈQUES PUBLIQUES			
Grants for Public Libraries	976		

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
PUBLIC SECTOR LABOUR RELATIONS TRANSITION ACT, 1997/LOI DE 1997 SUR LES RELATIONS DE TRAVAIL LIÉES À LA TRANSITION DANS LE SECTEUR PUBLIC			
Application of the Act/ <i>Application de la Loi</i>		458/97	37/98, 11/99
Construction Work/ <i>Travaux de construction</i>		457/97	36/98
Seniority of Employees		10/99	
Seniority of Employees—Addiction and Mental Health Services Corporation and the Queen Street Mental Health Centre		132/98	
PUBLIC SECTOR SALARY DISCLOSURE ACT, 1996/LOI DE 1996 SUR LA DIVULGATION DES TRAITEMENTS DANS LE SECTEUR PUBLIC			
General		85/96	
Law Enforcement Exemption		106/97	
PUBLIC SERVICE ACT/LOI SUR LA FONCTION PUBLIQUE			
Designated Agencies (Definition of “Crown Employee”) General	977	57/95	181/91, 442/91, 12/93, 625/94, 757/94, 758/94, 778/94, 56/95, 168/96, 436/97, 39/99, 121/99, 123/99
Rules of Conduct for Public Servants		435/97	
PUBLIC TRANSPORTATION AND HIGHWAY IMPROVEMENT ACT/LOI SUR L'AMÉNAGEMENT DES VOIES PUBLIQUES ET DES TRANSPORTS EN COMMUN			
Intersections in Unorganized Territory	978		
Permits	979		Rev. 527/96
Standards for Bridges		104/97	
Use of Rest, Service or Other Areas	980		
PUBLIC TRUSTEE ACT/LOI SUR LE CURATEUR PUBLIC			
General/ <i>Dispositions générales</i>	981		264/91, 38/92, 562/92, 634/92, 780/92, 639/93, 27/95, 28/95, Rev. 191/95
PUBLIC VEHICLES ACT/LOI SUR LES VÉHICULES DE TRANSPORT EN COMMUN			
General	982		458/92, 254/96
R			
RACE TRACKS TAX ACT/LOI DE LA TAXE SUR LE PARI MUTUEL			
Forms	983		647/91
General	984		321/91, 717/91, 124/93, 55/95, 313/97, 319/97

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
RADIOLOGICAL TECHNICIANS ACT/LOI SUR LES TECHNICIENS EN RADIOLOGIE			
General	985		738/91, 77/93, spent
REAL ESTATE AND BUSINESS BROKERS ACT/ LOI SUR LE COURTAGE COMMERCIAL ET IMMOBILIER			
General	986		19/91, 694/91, 161/97, 83/99
RECIPROCAL ENFORCEMENT OF JUDGMENTS ACT/LOI SUR L'EXÉCUTION RÉCIPROQUE DE JUGEMENTS			
Application of Act	987		Rev. 322/92
Application of Act/ <i>Application de la Loi</i>		322/92	298/99
RECIPROCAL ENFORCEMENT OF SUPPORT ORDERS ACT/LOI SUR L'EXÉCUTION RÉCIPROQUE D'ORDONNANCES ALIMENTAIRES			
Reciprocating States	988		174/91, 363/93, Rev. 140/94
Reciprocating States/ <i>États accordant la réciprocité</i>		140/94	461/98
REGIONAL MUNICIPALITIES ACT/LOI SUR LES MUNICIPALITÉS RÉGIONALES			
Equalization of Assessments (Haldimand-Norfolk) under Section 135.3 of the Act		275/95	
Equalization of Assessments (Ottawa-Carleton) under Subsection 135.3 (1) of the Act		113/93	
Equalization of Assessments (Regional Municipalities of Halton, Niagara and Waterloo) under Section 135.3 of the Act		266/96	
Equalization of Assessments (Sudbury) under Section 135.3 (1) of the Act		271/94	
Pickering (Town of) — Alteration of Status		492/99	
Protection of Employees		949/93	
Rating By-laws—Extension of Time		213/95	
Rating By-laws—Extension of Time		252/96	
Ward Representation—Town of Ajax		942/93	
REGIONAL MUNICIPALITY OF HALDIMAND- NORFOLK ACT/LOI SUR LA MUNICIPALITÉ RÉGIONALE DE HALDIMAND-NORFOLK			
Equalization of Assessments under Subsection 36 (1) of the Act		276/91	Rev. 275/95
REGIONAL MUNICIPALITY OF OTTAWA- CARLETON ACT/LOI SUR LA MUNICIPALITÉ RÉGIONALE D'OTTAWA-CARLETON			
Election of Regional Councillors/ <i>Élections des conseillers régionaux</i>		337/94	515/94
Method of Selecting Regional Representatives—City of Gloucester		275/91	
Wards		284/94	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
REGIONAL MUNICIPALITY OF OTTAWA-CARLETON AND FRENCH-LANGUAGE SCHOOL BOARDS STATUTE LAW AMENDMENT ACT, 1994/LOI DE 1994 MODIFIANT DES LOIS CONCERNANT LA MUNICIPALITÉ RÉGIONALE D'OTTAWA-CARLETON ET LES CONSEILS SCOLAIRES DE LANGUE FRANÇAISE			
Transitional Provisions/ <i>Dispositions transitoires</i>		338/94	572/94, Rev. 338/94, s.7
REGIONAL MUNICIPALITY OF SUDBURY ACT/LOI SUR LA MUNICIPALITÉ RÉGIONALE DE SUDBURY			
Equalization of Assessments under Subsection 74 (1) of the Act		488/90	Rev. 271/94
REGIONAL MUNICIPALITY OF WATERLOO ACT/LOI SUR LA MUNICIPALITÉ RÉGIONALE DE WATERLOO			
Equalization of Assessments made under Section 121 of the Regional Municipality of Waterloo Act		407/88	Rev. 484/92
Equalization of Assessments under Subsection 33 (1) of the Act		484/92	Rev. 266/96
REGIONAL MUNICIPALITY OF YORK ACT/LOI SUR LA MUNICIPALITÉ RÉGIONALE DE YORK			
Town of Vaughan—Alteration of Status		444/90	560/91
REGISTERED INSURANCE BROKERS ACT/LOI SUR LES COURTIERS D'ASSURANCES INSCRITS			
Composition and Election of Council	989		374/94, Rev. 308/98
Composition of Council		308/98	
Exemptions	990		
General	991		72/96, 309/98
REGISTRY ACT/LOI SUR L'ENREGISTREMENT DES ACTES			
Canada Lands	992		
Certification Areas	993		
Fees	994		325/91, 280/92, 327/93, 516/93
Forms		22/99	
Forms and Records	995		51/96, 128/96, 20/99
Office Holiday		20/92	Exp.
Office Holiday		507/95	Rev. 507/95
Office Holiday		3/98	Rev. 3/98
Office Holiday		6/98	Rev. 6/98
Office Holiday		7/98	Rev. 7/98
Office Holiday		9/98	Rev. 9/98
Office Holiday		10/98	Rev. 10/98
Office Holiday		15/98	Rev. 15/98
Office Holidays		480/93	Rev. 536/93

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Office Hours		217/91	Exp.
Office Hours		242/91	Exp.
Office Hours		463/91	Exp.
Office Hours		628/91	Exp.
Office Hours		745/91	Exp.
Office Hours		16/92	Exp.
Office Hours		17/92	Exp.
Office Hours		18/92	Exp.
Office Hours		19/92	Exp.
Office Hours		270/92	Exp.
Office Hours		232/94	Rev. 232/94
Office Hours		381/94	Rev. 381/94
Office Hours		38/95	Rev. 38/95
Office Hours		394/95	Rev. 394/95
Office Hours		496/95	Rev. 496/95
Office Hours		508/95	Rev. 508/95
Office Hours		67/96	Rev. 67/96
Office Hours		69/96	Rev. 69/96
Office Hours		81/96	Rev. 81/96
Office Hours		110/96	Rev. 110/96
Office Hours		126/96	Rev. 126/96
Office Hours		127/96	Rev. 127/96
Office Hours		302/96	Rev. 302/96
Office Hours		405/96	Rev. 405/96
Office Hours		211/97	Rev. 211/97
Office Hours		242/97	Rev. 242/97
Office Hours		333/97	Rev. 333/97
Office Hours		531/97	Rev. 531/97
Office Hours		1/98	Rev. 1/98
Office Hours		4/98	Rev. 4/98
Office Hours		5/98	Rev. 5/98
Office Hours		8/98	Rev. 8/98
Office Hours		14/98	Rev. 14/98
Office Hours		16/98	Rev. 16/98
Office Hours		345/98	Rev. 345/98
Office Hours		420/98	Rev. 420/98
Office Hours		421/98	Rev. 421/98
Office Hours		487/98	Rev. 487/98
Office Hours		538/98	Rev. 538/98
Office Hours—Extended Closing		339/93	Exp.
Registration of Instruments and Deposit of Documents in French		21/99	
Registry Divisions	996		238/91, 452/91, 532/91, 562/91, 633/91, 728/91, 44/92, 114/92, 157/92, 159/92, 391/96, 373/97, 330/98, 426/99
Registry Divisions		427/99	
Surveys, Plans and Descriptions of Land	997		178/91, 326/93, Rev. 43/96
Surveys, Plans and Descriptions of Land		43/96	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Transfer of Functions	998		
REGULATED HEALTH PROFESSIONS ACT, 1991/LOI DE 1991 SUR LES PROFESSIONS DE LA SANTÉ RÉGLEMENTÉES			
Controlled Acts		107/96	
Exemptions		887/93	Rev. 108/96
Forms of Energy		886/93	751/94, Rev. 108/96
Funding for Therapy or Counselling for Patients Sexually Abused by Members		59/94	
REGULATIONS ACT/LOI SUR LES RÈGLEMENTS			
General	999		
RENTAL HOUSING PROTECTION ACT/LOI SUR LA PROTECTION DES LOGEMENTS LOCATIFS			
General	1000		763/91, Rev. 524/94
General		524/94	284/96
RENT CONTROL ACT, 1992/LOI DE 1992 SUR LE CONTRÔLE DES LOYERS			
Care Homes		522/94	
Definitions—Hotel/ <i>Définitions — Hôtel</i>		295/93	
Forms/ <i>Formules</i>		415/92	570/92, 572/92, 6/93, 10/93, 553/93, 523/94, 296/95
General/ <i>Dispositions générales</i>		375/92	568/92, 698/92, 296/93, 551/93, 552/93, 643/94, 22/95, 297/95
Maintenance Standards/ <i>Normes d'entretien</i>		414/92	569/92, 7/93, 297/93, Rev. 21/95
Maintenance Standards/ <i>Normes d'entretien</i>		21/95	
Regions/ <i>Régions</i>		374/92	565/92
Table (Subsection 12 (1) of the Act)/ <i>Barème (paragraphe 12 (1) de la Loi)</i>		416/92	566/92, 478/93, 525/94, 365/95, 365/96, 269/97
REPAIR AND STORAGE LIENS ACT/LOI SUR LE PRIVILÈGE DES RÉPARATEURS ET DES EN- TREPOSEURS			
Fees/ <i>Droits</i>	1001		444/91, 756/93, Rev. 548/94
Fees/ <i>Droits</i>		548/94	438/96, Rev. 346/97
Fees/ <i>Droits</i>		346/97	
Forms/ <i>Formules</i>	1002		743/93
General/ <i>Dispositions générales</i>	1003		757/93, 638/98
RESIDENTIAL RENT REGULATION ACT/LOI SUR LA RÉGLEMENTATION DES LOYERS D'HABITATION			
General	1004		182/91, 451/91, Rev. 375/92
Regions/ <i>Régions</i>	1005		507/91, Rev. 374/92
Rent Determination	1006		Rev. 375/92
Rent Determination under Part VI of the Act		183/91	343/91, Rev. 375/92
Rent Registry	1007		548/91, Rev. 375/92

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Rental Housing Maintenance Standards	1008		655/91, 751/91, 285/92, 360/92, Rev. 414/92
Rules under Sections 60, 61 and 62 of the Act for Applications and Justifications	1009		Rev. 375/92
Suite Hotel	1010		Rev. 375/92
RESPIRATORY THERAPY ACT, 1991/LOI DE 1991 SUR LES THÉRAPEUTES RESPIRATOIRES			
Election of Council Members		775/93	Rev. 595/94
Fees		678/93	124/94, Rev. 131/97
General		596/94	130/97, 68/99, 69/99, 470/99
Professional Misconduct		753/93	125/94, 70/99
Registration		839/93	Rev. 69/99
Statutory Committee Composition		654/93	211/94, Rev. 469/99
RETAIL BUSINESS HOLIDAYS ACT/LOI SUR LES JOURS FÉRIÉS DANS LE COMMERCE DE DÉTAIL			
Time Limitation		730/91	
Tourism Criteria		711/91	
RETAIL SALES TAX ACT/LOI SUR LA TAXE DE VENTE AU DÉTAIL			
Definitions	1011		
Definitions by Minister (now)			
Definitions by Minister, Exemptions, Forms and Rebates	1012		35/91, 176/91, 288/91, 420/91, 648/91, 789/91, 52/92, 320/92, 469/92, 623/92, 704/92, 759/92, 784/92, 80/93, 112/93, 476/93, 8/94, 348/94, 162/95, 301/95, 267/96, 404/96, 1/97, 97/97, 236/97, 383/99, 384/99
General	1013		150/91, 300/91, 718/91, 624/92, 19/93, 131/93, 698/93, 699/93, 62/94, 375/94, 201/95, 427/95, 429/95, 314/97, 444/99, 445/99, 456/99
RIDING HORSE ESTABLISHMENTS ACT/LOI SUR LES CENTRES D'ÉQUITATION			
General	1014		458/95
S			
SAFETY AND CONSUMER STATUTES ADMINISTRATION ACT, 1996/LOI DE 1996 SUR L'APPLICATION DE CERTAINES LOIS TRAITANT DE SÉCURITÉ ET DE SERVICES AUX CONSUMMATEURS			
Administration of Motor Vehicle Dealers Act		3/97	Rev. 159/97
Administration of Various Acts		159/97	160/97, 237/97
Reports by Designated Administrative Authorities		328/99	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
SARNIA-LAMBTON ACT, 1989			
Bosanquet (Township of), Village of Grand Bend Boundary		789/92	
Forest (Town of), Townships of Bosanquet, Plympton and Warwick Boundary		774/91	
Mill Rate Adjustments under Subsection 75 (4) of the Act		347/94	
Plympton (Township of), Village of Wyoming Boundary .		773/91	
Stephen (Township of), Village of Grand Bend Boundary		788/92	
SECURITIES ACT/LOI SUR LES VALEURS MOBILIÈRES			
Exemptions Respecting The Algoma Steel Corporation, Limited		85/92	
Exemptions Respecting The Algoma Steel Corporation, Limited		261/92	
General	1015		249/92, 455/92, 457/92, 496/92, 592/92, 209/93, 638/93, 80/95, 13/96, 549/96, 247/97, 507/97, 88/98, 130/98, 149/98, 165/98, 166/98, 268/98, 542/98, 568/98, 657/98, 662/98, 1/99, 322/99
SEED POTATOES ACT/LOI SUR LES POMMES DE TERRE DE SEMENCE			
General	1016		
SHORELINE PROPERTY ASSISTANCE ACT/LOI SUR L'AIDE AUX PROPRIÉTAIRES RIVERAINS			
General/ <i>Dispositions générales</i>	1017		358/92, 392/97
SHORTLINE RAILWAYS ACT, 1995/LOI DE 1995 SUR LES CHEMINS DE FER D'INTÉRÊT LOCAL			
Designation		300/96	
Insurance		301/96	
SMALL BUSINESS DEVELOPMENT CORPO- RATIONS ACT/LOI SUR LES SOCIÉTÉS POUR L'EXPANSION DES PETITES ENTREPRISES			
Additional Material to be Furnished with Grant Applications	1018		
Delegation of Powers	RRO 1980, Reg. 913		Rev. 247/91
Forms	1019		
General	1020		297/91, 125/93, 315/97
Money for Grants and Tax Credits		894/93	
Terms and Conditions Relating to Beneficial Ownership of Equity Shares	1021		
SOCIAL ASSISTANCE REFORM ACT, 1997/LOI DE 1997 SUR LA RÉFORME DE L'AIDE SOCIALE			
Transitional Rules under Family Benefits Act and General Welfare Assistance Act prior to commencement of Ontario Works Act, 1997		116/98	

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Transition from Family Benefits to Ontario Disability Support Program/ <i>Transition des prestations familiales au Programme ontarien de soutien aux personnes handicapées</i>		226/98	552/98, 553/98
Transition from General Welfare Assistance and Family Benefits to Ontario Works/ <i>Transition de l'aide sociale générale et des prestations familiales au programme Ontario au travail</i>		137/98	229/98, 276/98, 550/98, 551/98, 35/99, 133/99
SOCIAL CONTRACT ACT, 1993/LOI DE 1993 SUR LE CONTRAT SOCIAL			
Adjudication/ <i>Arbitrage des différends</i>		593/93	126/94
Daily Allowances		591/93	317/94
Definitions of Words and Expressions Used in the Act/ <i>Définitions de termes utilisés dans la Loi</i>		590/93	822/93, 545/95, 46/97
Exemptions and Additions		454/93	589/93, 782/93, 71/94, 72/94, 633/94, 237/95
Expedited Arbitration		164/95	
Financial Information/ <i>Renseignements financiers</i>		714/93	127/94
General		455/93	
Job Security Fund		195/94	
Payments by Designated Employers under Section 43 of the Act		592/93	821/93, 128/94
Payments by Designated Employers under Section 43 of the Act		783/93	
Payments by Designated Employers under Section 43 of the Act		634/94	
Payments by Designated Employers under Section 43 of the Act		546/95	
Reduction of Dispensing Fees		527/93	Rev. 282/94
Reduction of Dispensing Fees		282/94	
SOCIAL HOUSING FUNDING ACT, 1997/LOI DE 1997 SUR LE FINANCEMENT DU LOGEMENT SOCIAL			
General/ <i>Dispositions générales</i>		488/97	101/98, 170/98, 267/98, 281/98, 456/98, 636/98, 44/99, 111/99, 134/99, 500/99, 545/99
SOCIAL WORK AND SOCIAL SERVICE WORK ACT, 1998/LOI DE 1998 SUR LE TRAVAIL SOCIAL ET LES TECHNIQUES DE TRAVAIL SOCIAL			
Registration		579/99	
STATUTORY POWERS PROCEDURE ACT/LOI SUR L'EXERCICE DES COMPÉTENCES LÉGALES			
Forms/ <i>Formules</i>		116/95	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
ST. CLAIR PARKWAY COMMISSION ACT/LOI SUR LA COMMISSION DE LA PROMENADE SAINTE-CLAIRE			
General	1022		205/91, 253/92, 442/92, 244/93, 258/94, 211/96, 168/97, 253/98
ST. LAWRENCE PARKS COMMISSION ACT/LOI SUR LA COMMISSION DES PARCS DU SAINT- LAURENT			
Parks	1023		206/91, 254/92, 243/93, 252/94
STOCK YARDS ACT/LOI SUR LES PARCS À BESTIAUX			
Management	1024		42/94
SUBSTITUTE DECISIONS ACT, 1992/LOI DE 1992 SUR LA PRISE DE DÉCISIONS AU NOM D'AUTRUI			
Accounts and Records of Attorneys and Guardians/ <i>Comptes et dossiers des procureurs et des tuteurs</i>		100/96	
Capacity Assessment/ <i>Évaluation de la capacité</i>		29/95	102/96, Rev. 293/96
Capacity Assessment/ <i>Évaluation de la capacité</i>		293/96	
General/ <i>Dispositions générales</i>		26/95	101/96
Register/ <i>Registre</i>		99/96	
SUCCESSION DUTY ACT (THE)			
General	RRO 1970, Reg. 804		130/93, 316/97, 454/99
SUCCESSION LAW REFORM ACT/LOI PORTANT RÉFORME DU DROIT DES SUCCESSIONS			
Preferential Share		54/95	
SURVEYORS ACT/LOI SUR LES ARPENTEURS- GÉOMÈTRES			
Certificates of Registration	1025		Rev. 356/93
General	1026		506/93, 105/98, 509/99
Performance Standards for the Practice of Cadastral Surveying		42/96	
SURVEYS ACT/LOI SUR L'ARPENTAGE			
Monuments	1027		Rev. 525/91
Monuments		525/91	
Ontario Co-ordinate System	1028		
Survey Methods	1029		
T			
TECHNOLOGY CENTRES ACT/LOI SUR LES CENTRES DE TECHNOLOGIE			
Ontario Centre for Resource Machinery Technology	1030		

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
TENANT PROTECTION ACT, 1997/LOI DE 1997 SUR LA PROTECTION DES LOCATAIRES			
General/ <i>Dispositions générales</i>		194/98	455/98, 635/98
Maintenance Standards/ <i>Normes d'entretien</i>		198/98	
Search Warrant/ <i>Mandat de perquisition</i>		196/98	
Table of Operating Cost Categories (for subsections 129 (2) and 138 (2) of the Act)/ <i>Barème des catégories de frais d'exploitation (pour l'application des paragraphes 129 (2) et 138 (2) de la Loi)</i>		195/98	
Table of Operating Cost Categories for 1999/ <i>Barème des catégories de frais d'exploitation pour 1999</i>		411/98	
Table of Operating Cost Categories for 2000/ <i>Barème des catégories de frais d'exploitation pour 2000</i>		411/99	
THEATRES ACT/LOI SUR LES CINÉMAS			
Adult Video Stickers		248/95	
General/ <i>Dispositions générales</i>	1031		696/91, 680/92, 928/93, 10/96, 559/96
TILE DRAINAGE ACT/LOI SUR LE DRAINAGE AU MOYEN DE TUYAUX			
Borrowing By-laws, Debentures and Loans	1032		
TOBACCO CONTROL ACT, 1994/LOI DE 1994 SUR LA RÉGLEMENTATION DE L'USAGE DU TABAC			
General		613/94	220/95, 414/95, 544/95
TOBACCO TAX ACT/LOI DE LA TAXE SUR LE TABAC			
Forms	1033		649/91, 271/92, 270/97
General	1034		303/91, 388/91, 126/93, 61/94, 317/97, 455/99
Refunds	1035		
Sales of Unmarked Cigarettes on Indian Reserves		649/93	
TORONTO AREA TRANSIT OPERATING AUTHORITY ACT/LOI SUR LA RÉGIE DES TRANSPORTS EN COMMUN DE LA RÉGION DE TORONTO			
Exemptions from Act		529/93	
General	1036		110/91, 270/91, 136/92, 214/92, 646/92, 696/92, 11/93, 374/93, 412/95, 413/95, 467/95, 233/96, 358/97, 162/98, 459/98, 403/99
Recovery of Costs of the Toronto Area Transit Operating Authority		481/97	96/98, 174/98, 458/98, 652/98
TORONTO DISTRICT HEATING CORPORATION ACT, 1998/LOI DE 1998 SUR LA SOCIÉTÉ APPELÉE TORONTO DISTRICT HEATING CORPORATION			
Number of Shares Issued to the Hospitals		503/99	

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
TORONTO ISLANDS RESIDENTIAL COMMUNITY STEWARDSHIP ACT, 1993/LOI DE 1993 SUR L'ADMINISTRATION DE LA ZONE RÉSIDENTIELLE DES ÎLES DE TORONTO			
General		817/93	800/94, 98/95, 362/96
TOURISM ACT/LOI SUR LE TOURISME			
General	1037		371/98
TRADES QUALIFICATION AND APPRENTICESHIP ACT/LOI SUR LA QUALIFICATION PROFESSIONNELLE ET L'APPRENTISSAGE DES GENS DE MÉTIER			
Air Cooled and Marine Engine Mechanic/ <i>Mécanicien de bateaux à moteur et de moteurs refroidis à l'air</i>	1038		224/93, Rev. 569/99
Alignment and Brakes Mechanic	1039		51/93, Rev. 269/96
Arborist		48/93	Rev. 568/99
Auto Body Repairer	1040		Rev. 568/99
Automatic Machinist/ <i>Régleur-conducteur de décolleteuse</i>	1041		225/93, Rev. 569/99
Automotive Machinist/ <i>Usineur de pièces de moteurs d'automobiles</i>	1042		55/93, 226/93, Rev. 269/96
Automotive Painter	1043		Rev. 568/99
Baker	1044		Rev. 49/93
Baker		49/93	Rev. 568/99
Brick and Stone Mason	1045		
Cement Mason	1046		
Construction Boilermaker/ <i>Chaudronnier de construction</i>	1047		227/93
Construction Millwright	1048		
Cook/ <i>Cuisinier</i>	1049		228/93, 656/94, Rev. 569/99
Dry Cleaner/ <i>Nettoyeur à sec</i>	1050		229/93, Rev. 526/94
Electrician	1051		466/91, 139/99
Farm Equipment Mechanic	1052		54/93, Rev. 568/99
Fitter (Structural Steel/Platework)	1053		Rev. 568/99
Fuel and Electrical Systems Mechanic	1054		52/93, Rev. 269/96
General/ <i>Dispositions générales</i>	1055		733/91, 734/92, 230/93, 228/95, 193/98, 567/99
General Carpenter/ <i>Charpentier-menuisier général</i>	1056		231/93
General Machinist	1057		Rev. 734/91
General Machinist/ <i>Régleur-conducteur de machines-outils</i>		734/91	237/93, Rev. 569/99
Glazier and Metal Mechanic	1058		
Hairstyling Schools/ <i>Écoles de coiffure</i>		478/91	242/93, Rev. 570/99
Hairstylist/ <i>Coiffeur</i>		477/91	241/93, Rev. 569/99
Heavy Duty Equipment Mechanic/ <i>Mécanicien de matériel lourd</i>	1059		232/93, Rev. 569/99
Hoisting Engineer	1060		
Horticulturist	1061		Rev. 568/99
Industrial Electrician	1062		140/99, Rev. 568/99
Industrial Mechanic (Millwright)	1063		245/92, Rev. 568/99
Industrial Woodworker/ <i>Menuisier industriel</i>	1064		233/93, Rev. 569/99

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
Ironworker	1065		
Lather	1066		
Lineworker	1067		
Motive Power Equipment		269/96	374/96, 540/99, Rev. 568/99
Motor Vehicle Mechanic/ <i>Mécanicien d'automobiles</i>	1068		50/93, 234/93, Rev. 269/96
Motorcycle Mechanic/ <i>Mécanicien de motocyclettes</i>	1069		235/93, Rev. 569/99
Mould Maker	1070		Rev. 735/91
Mould Maker/ <i>Confectionneur de moules</i>		735/91	238/93, Rev. 569/99
Painter and Decorator	1071		
Pattern Maker/ <i>Modeleur</i>		737/91	240/93, Rev. 569/99
Plasterer	1072		
Plumber	1073		
Printer/ <i>Imprimeur</i>	1074		236/93, Rev. 569/99
Radio and Television Service Technician	1075		Rev. 568/99
Refrigeration and Air-Conditioning Mechanic	1076		141/99
Revoking Various Regulations		568/99	
Revoking Various Regulations/ <i>Abrogation de divers règlements</i>		569/99	
Sheet Metal Worker	1077		246/92
Sprinkler and Fire Protection Installer	1078		
Steamfitter	1079		
Tool and Die Maker	1080		Rev. 736/91
Tool and Die Maker/ <i>Outilleur-ajusteur</i>		736/91	239/93, Rev. 569/99
Transmission Mechanic	1081		53/93, Rev. 269/96
Truck-Trailer Repairer	1082		56/93, Rev. 269/96
Watch Repairer	1083		Rev. 159/94
TRANSBOUNDARY POLLUTION RECIPROCAL ACCESS ACT/LOI SUR LE DROIT DE RÉCIPROCITÉ EN MATIÈRE DE POLLUTION TRANSFRONTALIÈRE			
Reciprocating Jurisdictions	1084		
TRAVEL INDUSTRY ACT/LOI SUR LES AGENCES DE VOYAGES			
General	1085		695/91, Rev. 806/93
General		806/93	570/94, 238/97, 331/98
TRUCK TRANSPORTATION ACT/LOI SUR LE CAMIONNAGE			
Conditions of Carriage			
—Carriers of 01 41—Livestock and 01 92—Animal Specialties	1086		
—General Freight Carriers	1087		
—Household Goods Carriers	1088		
—Intermediaries	1089		Rev. 736/92
Load Brokers		556/92	
Obligations of Licensees	1090		
Operating Licences	1091		

TABLE OF REGULATIONS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
U			
UNIVERSITY FOUNDATIONS ACT, 1992/LOI DE 1992 SUR LES FONDATIONS UNIVERSITAIRES			
General		731/93	781/93, 309/94, 51/95
UPHOLSTERED AND STUFFED ARTICLES ACT/ LOI SUR LES ARTICLES REMBOURRÉS			
General	1092		729/91, 723/92, 352/93, 445/96, 82/97, 162/97
V			
VETERINARIANS ACT/LOI SUR LES VÉTÉRINAIRES			
General	1093		308/91, 407/92, 509/93, 165/94, 513/94, 510/95
VICTIMS' BILL OF RIGHTS, 1995/CHARTRE DE 1995 DES DROITS DES VICTIMES D'ACTES CRIMINELS			
General		456/96	
VITAL STATISTICS ACT/LOI SUR LES STATISTIQUES DE L'ÉTAT CIVIL			
General	1094		328/91, 484/91, 328/93, 520/94, 673/94, 690/94
VOCATIONAL REHABILITATION SERVICES ACT/LOI SUR LES SERVICES DE RÉADAPTATION PROFESSIONNELLE			
General	1095		331/92, 438/93, 51/94, 140/98
W			
WEED CONTROL ACT/LOI SUR LA DESTRUCTION DES MAUVAISES HERBES			
General/ <i>Dispositions générales</i>	1096		188/91
WILD RICE HARVESTING ACT/LOI SUR LA MOISSON DU RIZ SAUVAGE			
General	1097		
WILDERNESS AREAS ACT/LOI SUR LA PROTECTION DES RÉGIONS SAUVAGES			
Wilderness Areas	1098		846/93
WINE CONTENT ACT/LOI SUR LE CONTENU DU VIN			
Wine Blending Requirements	1099		384/91, 67/94

TABLE DES RÈGLEMENTS

	R.R.O. 1990	O. Reg. <i>Règl. de l'Ont.</i>	Amendments <i>Modifications</i>
WOODLANDS IMPROVEMENT ACT/LOI SUR L'AMÉLIORATION DES TERRAINS BOISÉS			
General	1100		
WORKERS' COMPENSATION ACT/LOI SUR LES ACCIDENTS DU TRAVAIL (see now Workplace Safety and Insurance Act, 1997/ <i>voir maintenant Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail</i>)			
Pension Plan	1103		536/91, Rev. 753/91
Pension Benefits for Board Members and Employees ...		753/91	898/93, 292/96, 454/97, Rev. 455/97
Retirement Benefits		715/94	452/97, Rev. 453/97
WORKPLACE SAFETY AND INSURANCE ACT, 1997/LOI DE 1997 SUR LA SÉCURITÉ PROFESSIONNELLE ET L'ASSURANCE CONTRE LES ACCIDENTS DU TRAVAIL			
Benefit for Loss of Retirement Income		562/99	
First Aid Requirements	1101		
Functional Abilities Form		456/97	
General	1102		6/91, 758/91, 276/92, 746/92, 747/92, 899/93, 900/93, 716/94, Rev. 175/98
General		175/98	561/99
Pension Plan for Board Employees		455/97	677/98, 563/99
Reinstatement in the Construction Industry		259/92	

TABLE OF REGULATIONS

Schedule of Corrections

This Schedule sets out the dates that corrections were published in *The Ontario Gazette* subsequent to July 1, 1999 and before January 1, 2000.

Annexe des corrections

La présente annexe énonce les dates auxquelles les corrections ont été publiées dans la *Gazette de l'Ontario* après le 1^{er} juillet 1999 mais avant le 1^{er} janvier 2000.

Reg. Number <i>Numéro du règl.</i>	Date of Publication in <i>The Ontario Gazette</i> <i>Date de publication dans</i> <i>la Gazette de l'Ontario</i> D/M/Y - J/M/A
299/98	06/11/99
414/98	20/11/99
415/98	20/11/99
403/99	25/9/99
414/99	25/9/99
432/99	16/10/99
490/99	13/11/99

**REGULATIONS
PUBLICATION DATES**

This Table shows the dates on which regulations were published in *The Ontario Gazette*.

**DATES DE PUBLICATION
DES RÈGLEMENTS**

La présente Table indique la date de publication des règlements dans la *Gazette de l'Ontario*.

Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A
1/91 - 2/91	19/01/91	452/91 - 479/91	7/09/91	188/92 - 200/92	25/04/92
3/91 - 4/91	26/01/91	480/91 - 500/91	14/09/91	201/92 - 214/92	2/05/92
5/91 - 7/91	2/02/91	501/91 - 503/91	21/09/91	215/92 - 229/92	9/05/92
8/91 - 10/91	9/02/91	504/91 - 507/91	28/09/91	230/92 - 243/92	16/05/92
11/91 - 29/91	16/02/91	508/91 - 530/91	5/10/91	244/92 - 256/92	23/05/92
30/91 - 36/91	23/02/91	531/91 - 547/91	12/10/91	257/92 - 265/92	30/05/92
37/91 - 48/91	2/03/91	548/91 - 562/91	19/10/91	266/92 - 272/92	6/06/92
49/91 - 53/91	9/03/91	563/91 - 582/91	26/10/91	273/92 - 284/92	13/06/92
54/91 - 69/91	16/03/91	583/91 - 623/91	2/11/91	285/92 - 292/92	20/06/92
70/91 - 90/91	23/03/91	624/91 - 634/91	9/11/91	293/92 - 314/92	27/06/92
91/91 - 92/91	30/03/91	635/91 - 672/91	16/11/91	315/92 - 333/92	4/07/92
93/91 - 120/91	6/04/91	673/91 - 685/91	23/11/91	334/92 - 360/92	11/07/92
121/91 - 141/91	13/04/91	686/91 - 698/91	30/11/91	361/92 - 369/92	18/07/92
142/91 - 149/91	20/04/91	699/91 - 707/91	7/12/91	370/92 - 381/92	25/07/92
150/91 - 165/91	27/04/91	708/91 - 728/91	14/12/91	382/92 - 428/92	1/08/92
166/91 - 174/91	4/05/91	729/91 - 732/91	21/12/91	429/92 - 448/92	8/08/92
175/91 - 192/91	11/05/91	733/91 - 737/91	28/12/91	449/92 - 457/92	15/08/92
193/91 - 207/91	18/05/91	738/91 - 752/91	4/01/92	458/92 - 468/92	22/08/92
208/91 - 212/91	25/05/91	753/91 - 784/91	11/01/92	469/92 - 478/92	29/08/92
213/91	1/06/91	785/91 - 789/91	18/01/92	479/92 - 488/92	5/09/92
214/91 - 234/91	8/06/91	1/92 - 15/92	25/01/92	489/92 - 528/92	12/09/92
235/91 - 263/91	15/06/91	16/92 - 25/92	1/02/92	529/92 - 553/92	19/09/92
264/91 - 275/91	22/06/91	26/92 - 31/92	8/02/92	554/92 - 556/92	26/09/92
276/91 - 294/91	29/06/91	32/92 - 44/92	15/02/92	557/92 - 572/92	3/10/92
295/91 - 320/91	6/07/91	45/92 - 58/92	22/02/92	573/92 - 592/92	10/10/92
321/91 - 373/91	13/07/91	59/92 - 66/92	29/02/92	593/92 - 608/92	17/10/92
374/91 - 389/91	20/07/91	67/92 - 93/92	7/03/92	609/92 - 629/92	24/10/92
390/91 - 391/91	27/07/91	94/92 - 95/92	14/03/92	630/92 - 634/92	31/10/92
392/91 - 404/91	3/08/91	96/92 - 114/92	21/03/92	635/92 - 648/92	7/11/92
405/91 - 417/91	10/08/91	115/92 - 142/92	28/03/92	649/92 - 656/92	14/11/92
418/91 - 442/91	17/08/91	143/92 - 160/92	4/04/92	657/92 - 670/92	21/11/92
443/91 - 447/91	24/08/91	161/92 - 177/92	11/04/92	671/92 - 677/92	28/11/92
448/91 - 451/91	31/08/91	178/92 - 187/92	18/04/92	678/92 - 707/92	5/12/92

TABLE OF PUBLICATION DATES
TABLE DES DATES DE PUBLICATION

Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A
708/92 - 718/92	12/12/92	477/93 - 480/93	28/08/93	259/94 - 283/94	14/05/94
719/92 - 731/92	19/12/92	481/93 - 492/93	4/09/93	284/94 - 290/94	21/05/94
732/92 - 758/92	26/12/92	493/93 - 509/93	11/09/93	291/94 - 306/94	28/05/94
759/92 - 786/92	2/01/93	510/93 - 534/93	18/09/93	307/94 - 324/94	4/06/94
787/92 - 798/92	9/01/93	535/93 - 543/93	25/09/93	325/94 - 344/94	11/06/94
799/92	16/01/93	544/93 - 556/93	2/10/93	345/94 - 348/94	18/06/94
1/93 - 3/93	23/01/93	557/93 - 585/93	9/10/93	349/94 - 373/94	25/06/94
4/93 - 15/93	30/01/93	586/93 - 598/93	16/10/93	374/94 - 380/94	2/07/94
16/93 - 22/93	6/02/93	599/93 - 629/93	23/10/93	381/94 - 423/94	9/07/94
23/93 - 47/93	13/02/93	630/93 - 644/93	30/10/93	424/94 - 443/94	16/07/94
48/93 - 60/93	20/02/93	645/93 - 649/93	6/11/93	444/94 - 456/94	23/07/94
61/93 - 65/93	27/02/93	650/93 - 689/93	13/11/93	457/94 - 459/94	30/07/94
66/93 - 73/93	6/03/93	690/93 - 719/93	20/11/93	460/94 - 502/94	6/08/94
74/93 - 78/93	13/03/93	720/93 - 725/93	27/11/93	503/94 - 519/94	13/08/94
79/93 - 88/93	20/03/93	726/93 - 737/93	4/12/93	520/94 - 526/94	20/08/94
89/93 - 111/93	27/03/93	738/93 - 775/93	11/12/93	527/94 - 529/94	27/08/94
112/93 - 135/93	3/04/93	776/93 - 805/93	18/12/93	530/94 - 546/94	3/09/94
136/93 - 143/93	10/04/93	806/93 - 846/93	25/12/93	547/94 - 562/94	10/09/94
144/93 - 151/93	17/04/93	847/93 - 897/93	1/01/94	563/94 - 571/94	17/09/94
152/93 - 161/93	24/04/93	898/93 - 932/93	8/01/94	572/94 - 575/94	24/09/94
162/93 - 180/93	1/05/93	933/93 - 953/93	15/01/94	576/94 - 598/94	1/10/94
181/93 - 191/93	8/05/93	1/94 - 5/94	22/01/94	599/94 - 607/94	8/10/94
192/93 - 244/93	15/05/93	6/94	29/01/94	608/94 - 611/94	15/10/94
245/93 - 298/93	22/05/93	7/94	5/02/94	612/94 - 617/94	22/10/94
299/93 - 305/93	29/05/93	8/94 - 30/94	12/02/94	618/94 - 643/94	29/10/94
306/93 - 312/93	5/06/93	31/94 - 43/94	19/02/94	644/94 - 658/94	5/11/94
313/93 - 315/93	12/06/93	44/94 - 46/94	26/02/94	659/94 - 676/94	12/11/94
316/93 - 328/93	19/06/93	47/94 - 72/94	5/03/94	677/94 - 695/94	19/11/94
329/93 - 337/93	26/06/93	73/94 - 82/94	12/03/94	696/94 - 700/94	26/11/94
338/93 - 358/93	3/07/93	83/94 - 105/94	19/03/94	701/94 - 723/94	3/12/94
359/93 - 379/93	10/07/93	106/94 - 144/94	26/03/94	724/94 - 730/94	10/12/94
380/93 - 401/93	17/07/93	145/94 - 163/94	2/04/94	731/94 - 756/94	17/12/94
402/93 - 411/93	24/07/93	164/94 - 178/94	9/04/94	757/94 - 772/94	24/12/94
412/93 - 422/93	31/07/93	179/94 - 230/94	16/04/94	773/94 - 800/94	31/12/94
423/93 - 433/93	7/08/93	231/94 - 233/94	23/04/94	801/94 - 817/94	7/01/95
434/93 - 470/93	14/08/93	234/94 - 249/94	30/04/94	818/94 - 819/94	14/01/95
471/93 - 476/93	21/08/93	250/94 - 258/94	7/05/94	1/95 - 3/95	21/01/95

TABLE OF PUBLICATION DATES
TABLE DES DATES DE PUBLICATION

Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A
4/95 - 11/95	28/01/95	406/95 - 417/95	14/10/95	274/96 - 285/96	6/07/96
12/95 - 30/95	4/02/95	418/95 - 421/95	21/10/95	286/96 - 305/96	13/07/96
31/95 - 36/95	11/02/95	422/95 - 426/95	28/10/95	306/96 - 323/96	20/07/96
37/95 - 54/95	18/02/95	427/95 - 442/95	4/11/95	324/96 - 327/96	27/07/96
55/95 - 60/95	25/02/95	443/95 - 456/95	11/11/95	328/96 - 353/96	3/08/96
61/95 - 65/95	4/03/95	457/95 - 467/95	18/11/95	354/96 - 361/96	10/08/96
66/95 - 96/95	11/03/95	468/95 - 473/95	25/11/95	362/96 - 364/96	17/08/96
97/95 - 106/95	18/03/95	474/95 - 476/95	2/12/95	365/96 - 369/96	24/08/96
107/95 - 118/95	25/03/95	477/95 - 479/95	9/12/95	370/96 - 387/96	31/08/96
119/95 - 135/95	1/04/95	480/95 - 488/95	16/12/95	388/96 - 403/96	7/09/96
136/95 - 158/95	8/04/95	489/95 - 503/95	23/12/95	404/96 - 406/96	14/09/96
159/95 - 191/95	15/04/95	504/95 - 530/95	30/12/95	407/96 - 413/96	21/09/96
192/95 - 207/95	22/04/95	531/95 - 547/95	6/01/96	414/96 - 418/96	28/09/96
208/95 - 224/95	29/04/95	548/95 - 549/95	13/01/96	419/96 - 422/96	5/10/96
225/95 - 244/95	6/05/95	1/96 - 5/96	27/01/96	423/96 - 448/96	12/10/96
245/95 - 262/95	13/05/95	6/96 - 9/96	3/02/96	449/96 - 456/96	19/10/96
263/95 - 278/95	20/05/95	10/96	10/02/96	457/96 - 464/96	26/10/96
279/95 - 290/95	27/05/95	11/96 - 27/96	17/02/96	465/96 - 475/96	2/11/96
291/95 - 295/95	3/06/95	28/96 - 36/96	24/02/96	476/96 - 480/96	9/11/96
296/95 - 308/95	10/06/95	37/96 - 41/96	2/03/96	481/96 - 494/96	16/11/96
309/95 - 310/95	17/06/95	42/96 - 50/96	9/03/96	495/96 - 499/96	23/11/96
311/95 - 315/95	24/06/95	51/96 - 69/96	16/03/96	500/96 - 502/96	30/11/96
316/95 - 318/95	1/07/95	70/96 - 74/96	23/03/96	503/96 - 506/96	7/12/96
319/95 - 320/95	8/07/95	75/96 - 76/96	30/03/96	507/96 - 514/96	14/12/96
321/95 - 331/95	15/07/95	77/96 - 92/96	6/04/96	515/96 - 524/96	21/12/96
332/95 - 334/95	22/07/95	93/96 - 108/96	13/04/96	525/96 - 546/96	28/12/96
335/95 - 337/95	29/07/95	109/96 - 138/96	20/04/96	547/96 - 557/96	4/01/97
338/95 - 343/95	5/08/95	139/96 - 140/96	27/04/96	558/96 - 564/96	11/01/97
344/95 - 354/95	12/08/95	141/96 - 155/96	4/05/96	1/97 - 11/97	18/01/97
355/95 - 356/95	19/08/95	156/96 - 162/96	11/05/96		25/01/97
357/95 - 365/95	26/08/95	163/96 - 173/96	18/05/96	12/97 - 15/97	1/02/97
366/95 - 371/95	2/09/95	174/96 - 193/96	25/05/96	16/97 - 31/97	8/02/97
372/95 - 377/95	9/09/95	194/96 - 213/96	1/06/96	32/97 - 37/97	15/02/97
378/95 - 386/95	16/09/95		8/06/96	38/97 - 43/97	22/02/97
387/95 - 392/95	23/09/95	214/96 - 235/96	15/06/96	44/97 - 47/97	1/03/97
393/95 - 399/95	30/09/95	236/96 - 257/96	22/06/96	48/97 - 54/97	8/03/97
400/95 - 405/95	7/10/95	258/96 - 273/96	29/06/96	55/97 - 67/97	15/03/97

TABLE OF PUBLICATION DATES
TABLE DES DATES DE PUBLICATION

Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A	Reg. Number Numéro du règl.	Date of Gazette Date de la Gazette D/M/Y - J/M/A
68/97 - 85/97	22/03/97	403/97	29/11/97	414/98 - 425/98	8/08/98
86/97 - 93/97	29/03/97	407/97 - 417/97	6/12/97	426/98 - 431/98	15/08/98
94/97 - 95/97	5/04/97	418/97 - 431/97	13/12/97	432/98 - 439/98	22/08/98
96/97 - 105/97	12/04/97	432/97 - 450/97	20/12/97	440/98 - 459/98	29/08/98
106/97 - 112/97	19/04/97	451/97 - 498/97	27/12/97	460/98 - 473/98	5/09/98
113/97	26/04/97	499/97 - 521/97	3/01/98	474/98 - 487/98	12/09/98
114/97 - 137/97	3/05/97	522/97 - 533/97	10/01/98	488/98 - 489/98	19/09/98
138/97 - 144/97	10/05/97	534/97 - 540/97	17/01/98	490/98 - 500/98	26/09/98
145/97 - 158/97	17/05/97	1/98 - 6/98	24/01/98	501/98 - 512/98	3/10/98
159/97 - 170/97	24/05/97	7/98 - 16/98	31/01/98	513/98 - 516/98	10/10/98
171/97 - 180/97	31/05/97	17/98 - 18/98	7/02/98	517/98 - 538/98	17/10/98
181/97 - 194/97	7/06/97	19/98 - 23/98	14/02/98	539/98 - 560/98	24/10/98
195/97 - 211/97	14/06/97	24/98 - 35/98	21/02/98	561/98 - 568/98	31/10/98
212/97 - 222/97	21/06/97	36/98 - 70/98	28/02/98	569/98 - 570/98	7/11/98
223/97 - 226/97	28/06/97	71/98 - 84/98	7/03/98	571/98	14/11/98
227/97 - 235/97	5/07/97	85/98 - 87/98	14/03/98	572/98 - 593/98	21/11/98
236/97 - 249/97	12/07/97	88/98 - 109/98	21/03/98	594/98 - 599/98	28/11/98
250/97 - 259/97	19/07/97	110/98 - 118/98	28/03/98	600/98 - 607/98	5/12/98
260/97 - 266/97	26/07/97	119/98 - 120/98	4/04/98	608/98 - 616/98	12/12/98
267/97 - 270/97	2/08/97	121/98 - 142/98	11/04/98	617/98 - 630/98	19/12/98
271/97 - 282/97	9/08/97	143/98 - 148/98	18/04/98	631/98 - 651/98	26/12/98
283/97 - 291/97	16/08/97	149/98 - 161/98	25/04/98	652/98 - 700/98	2/01/99
292/97 - 294/97	23/08/97	162/98 - 163/98	2/05/98	701/98 - 720/98	9/01/99
295/97 - 324/97	30/08/97	164/98 - 176/98	9/05/98	721/98 - 722/98	16/01/99
325/97 - 330/97	6/09/97	177/98 - 185/98	16/05/98	1/99 - 3/99	23/01/99
331/97 - 337/97	13/09/97	186/98 - 202/98	23/05/98	4/99 - 9/99	30/01/99
338/97 - 343/97	20/09/97	203/98 - 232/98	30/05/98	10/99 - 12/99	6/02/99
344/97 - 348/97	27/09/97	233/98 - 246/98	6/06/98	13/99 - 45/99	13/02/99
349/97 - 350/97	4/10/97	247/98 - 261/98	13/06/98	46/99 - 54/99	20/02/99
351/97 - 358/97	11/10/97	262/98 - 268/98	20/06/98	55/99 - 66/99	27/02/99
359/97 - 364/97	18/10/97	269/98 - 282/98	27/06/98	67/99	6/03/99
365/97 - 370/97	25/10/97	283/98 - 326/98	4/07/98	68/99 - 84/99	13/03/99
371/97 - 377/97	1/11/97	327/98 - 362/98	11/07/98	85/99 - 88/99	20/03/99
	8/11/97	363/98 - 397/98	18/07/98	89/99 - 120/99	27/03/99
378/97 - 399/97	15/11/97	398/98 - 402/98	25/07/98	114/99	3/04/99
400/97 - 406/97	22/11/97	403/98 - 413/98	1/08/98	121/99 - 124/99	3/04/99

TABLE OF PUBLICATION DATES
TABLE DES DATES DE PUBLICATION

Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A	Reg. Number <i>Numéro du règl.</i>	Date of Gazette <i>Date de la Gazette</i> D/M/Y - J/M/A
125/99 - 197/99	10/04/99	574/99 - 590/99	25/12/99		
198/99 - 218/99	17/04/99	591/99 - 621/99	1/01/00		
219/99 - 225/99	24/04/99	622/99 - 632/99	8/01/00		
226/99 - 233/99	1/05/99	633/99 - 637/99	15/01/00		
234/99 - 247/99	8/05/99				
248/99 - 299/99	15/05/99				
300/99 - 330/99	22/05/99				
331/99 - 335/99	29/05/99				
336/99 - 338/99	5/06/99				
339/99 - 348/99	12/06/99				
349/99 - 352/99	19/06/99				
353/99 - 356/99	26/06/99				
357/99 - 375/99	3/07/99				
376/99 - 378/99	10/07/99				
379/99 - 382/99	17/07/99				
383/99 - 390/99	24/07/99				
391/99	31/07/99				
392/99 - 394/99	7/08/99				
395/99 - 402/99	14/08/99				
403/99	21/08/99				
404/99 - 411/99	28/08/99				
412/99 - 425/99	4/09/99				
426/99 - 431/99	11/09/99				
432/99 - 438/99	18/09/99				
439/99 - 441/99	25/09/99				
442/99 - 460/99	2/10/99				
461/99 - 481/99	9/10/99				
482/99 - 484/99	16/10/99				
485/99 - 491/99	23/10/99				
492/99 - 500/99	30/10/99				
501/99 - 505/99	6/11/99				
506/99 - 512/99	13/11/99				
513/99 - 524/99	20/11/99				
525/99 - 527/99	27/11/99				
528/99 - 542/99	4/12/99				
543/99 - 547/99	11/12/99				
548/99 - 573/99	18/12/99				

